



Report to the Auburn City Council

Action Item

Agenda Item No.

5

City Manager's Approval

To: Mayor and City Council Members
From: Wilfred Wong, Community Development Director
Date: October 8, 2012
Subject: 1. Ordinance repealing Sections 159.185 - 159.207 (Signs), including Appendix B, and adding new sections of the Auburn Municipal Code thereby updating the sign regulations
2. Expiration of Temporary Sign Program

The Issue

Should the City Council adopt an Ordinance updating the City's Sign Ordinance and when should the Temporary Sign Program end?

Recommended Motion (Approval)

Based upon the Planning Commission's recommendation for the Sign Ordinance Update as modified, staff recommends that the City Council take the following actions:

- A. By Motion, introduce and hold a first reading, by title only, of an ordinance repealing Sections 159.185 through 159.207 (entitled Signs), including Appendix B, and adding new sections of the Auburn Municipal Code thereby updating the sign regulations for the City of Auburn (**Attachment 1A**):
- B. Adopt Resolution thereby continuing to provide the Community Development Director with authority to utilize prosecutorial discretion in the application of the temporary sign requirements terminating ninety (90) days following effectuation of the City's Updated Sign Ordinance (**Attachment 2A**).

Background and Analysis

On September 10, 2012 the City Council considered the update of the sign ordinance and discontinuing the City's temporary sign program. The Council decided to adopt the Categorical Exemption and the Findings of Fact for the sign ordinance update, but wanted to hold another public hearing before taking final action on the sign ordinance and expiration of the Temporary Sign Program (**Attachment 3A**).

On September 13, 2012 staff distributed Sign Ordinance Update Letter #7 (**Attachment 4A**) to the business organizations notifying them of the October 8th public hearing and noting that the Council was particular interested in getting their feedback on three items:

1. The number of days that banners can be displayed annually. Old Town Business Association had recommended 30 days, Downtown Business Association 30-45 days and the Chamber of Commerce 30-45 days.
2. Neon or electronic window signs in the historic Old Town District.
3. Termination of the City's Temporary Sign Program. Staff recommendation is to link the end of the program to the effective date of the Sign Ordinance Update plus ninety (90) days. If the Council approves the Sign Ordinance on October 8th, the Temporary Sign Program would end on February 19, 2013 (134 days after approval).

On September 14, 2012 staff distributed a third letter (**Attachment 5A**) to the 8 businesses located in the historic Old Town District that have more than one neon/electronic window sign. The letter notified the businesses of the October 8th public hearing so they could provide input and again described the issue pertaining to their business.

Due to the comments made about garage/yard sale signs at the September 10th meeting, staff reviewed the proposed ordinance and prepared the following revisions for the Council to consider:

§ 159.195 SIGN TYPES

H. GARAGE/YARD SALE SIGNS.

- (1) *Number.* Each Garage or Yard sale may have ~~one~~ two on-site and four off-site signs sign advertising the sale.
- (2) *Area.* The maximum allowable area shall be six square feet.
- (3) *Height.* The maximum allowable height shall be four feet.
- (4) *Location.* On-site only; ~~no~~ and off-site signs shall be permitted. Off-site signs shall only be allowed on private property with the owner's permission. No signs shall be located within the clear vision triangle.
- (5) The sign shall only be displayed during the term of the sale.

If the Council desires to make these revisions a motion to do so would be needed.

Additional background and analysis can be found in September 10, 2012 staff report (**Attachment 6A**)

Alternatives Available to Council; Implications of Alternatives

1. Adopt the Ordinance amending various sections of the Auburn Municipal Code as presented, or as amended by the City Council.

2. Do not adopt the Ordinance amending various sections of the Auburn Municipal Code and provide further direction to staff.

Fiscal Impacts

Community Development staff prepared the draft ordinance in consultation with the City Attorney.

Additional Information

- Attachment 1A – Ordinance repealing Sections 159.185 through 159.207 (entitled Signs), including Appendix B, and adding new sections of the Auburn Municipal Code thereby updating the sign regulations.
- Attachment 2A – Resolution for temporary sign program terminating ninety (90) days following effectuation of the City's Updated Sign Ordinance.
- Attachment 3A – September 10, 2012 City Council minutes.
- Attachment 4A – September 13, 2012 Sign Ordinance Update Letter #7 to business organizations.
- Attachment 5A – September 14, 2012 letter to Old Town businesses with more than one neon/electronic window sign.
- Attachment 6A – September 10, 2012 City Council staff report.



ATTACHMENT 1A

ORDINANCE NO. 12-____

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF AUBURN REPEALING SECTIONS 159.185 THROUGH 159.207 (SIGNS), INCLUDING APPENDIX B AND ADDING NEW SECTIONS OF THE AUBURN MUNICIPAL CODE THEREBY UPDATING THE SIGN REGULATIONS FOR THE CITY OF AUBURN.

THE CITY COUNCIL OF THE CITY OF AUBURN DOES ORDAIN AS FOLLOWS:

A. The City Council held a public hearings on September 10, 2012 and October 8, 2012, to consider repealing Sections 159.185 through 159.207, including Appendix B and adding new sections of the Auburn Municipal Code thereby establishing new sign regulations in **Exhibit A** attached hereto and incorporated herein by reference;

B. The City Council has considered all of the evidence submitted into the administrative record which includes, but is not limited to:

1. Planning Commission Staff Reports prepared by the Community Development Department for the following meetings: March 20, 2012, April 17, 2012, June 5, 2012, June 19, 2012, July 17, 2012 and August 21, 2012

2. Planning Commission recommendation at the August 21, 2012, Planning Commission hearing;

3. Staff update letters to business organizations and other businesses;

4. Staff report prepared by the Community Development Department for the September 10, 2012 and October 8, 2012 City Council meetings;

5. Categorical Exemption prepared by City Community Development Department, which the City Council adopted on September 10, 2012;

1 6. Staff presentations at the City Council public hearings held
2 on September 10, 2012 and October 8, 2012;

3 7. Public comments, written and oral, submitted at or prior to
4 the public hearings;

5 8. All related documents submitted at or prior to the public
6 hearings;

7 9. The City of Auburn General Plan, Zoning Ordinance, and all
8 other applicable regulations and codes;

9
10 C. The City Council Findings of Fact for this Ordinance are, which
11 the City Council adopted on September 10, 2012:

12 1. The purpose of this chapter is to provide minimum
13 standards to safeguard life, health, property and the public welfare, and to
14 preserve the unique character of the City of Auburn by establishing
15 minimum standards and regulations for the size, height, design, quality of
16 materials, construction, location, electrification and maintenance of all signs
17 and sign structures in order to accomplish the following results:

18 a. To promote and maintain healthy commercial centers
19 and property values for effective communication as to the nature of goods
20 and services available while avoiding wasteful, ugly and unsightly
21 competition in signs;

22 b. To protect and enhance the character or residential
23 neighborhoods, open views and vistas and property values by prohibiting
24 any incompatible sign;

25 c. To encourage signs which are well designed and
26 pleasing in appearance and to provide incentives and latitude for variety,
27 appropriate design in accordance with civic design controls, including proper
28 spacing and location, and to provide a reasonably and comprehensive

1 system of control over signs, integrated within a part of the general planning
2 program and zoning provisions;

3 d. To attract and direct persons to various activities and
4 enterprises in order to provide for the maximum public convenience;

5 e. To enhance the economic value of the entire
6 community through the regulation of the size, location, design and
7 illumination of all signs; and,

8 f. To effectuate the paramount intent of the City, as
9 reflected by the following statement: "The city acknowledges the need for
10 business signs, and they can be attractive and add to the city setting. The
11 goal of the city is to have signs which are reasonable in size, height and
12 number and signs which have attractive design, with a blend of colors and
13 materials and location on the building or site which compliments the
14 business and the community."

15 2. Due to the unique character of the Oldtown and Downtown
16 areas of Auburn, special considerations, designs, and standards should apply
17 to signs that are placed on both private and public property in those areas.
18 The City Council wishes to protect the historical and aesthetic virtues of
19 those areas of the City, and preserve as much as possible the unique
20 character of each.

21 D. In view of all of the evidence in the record and based on the
22 foregoing findings, the City of Auburn City Council further finds the
23 following:

24 1. All documents and materials relating to the proceedings for
25 the Sign Ordinance update are maintained in the City of Auburn Community
26 Development Department; 1225 Lincoln Way, Room 3; Auburn, CA 95603;
27
28

1 E. In view of all of the evidence and based on the foregoing
2 findings, the City of Auburn City Council hereby adopts a Categorical
3 Exemption prepared for the sign ordinance update in accordance with
4 Section 15304 (Minor Alterations to Land), Section 15305 (Minor Alterations
5 in the Land Use Limitations) and Section 15311 (Accessory Structures) of
6 the California Environmental Quality Act (CEQA) Guidelines;

7
8 Section One: Chapter 159.185 through 159.199 is hereby added to the
9 Auburn Municipal Code in the form attached hereto as **Exhibit A**.

10
11 Section Two: This Ordinance shall take effect thirty days following
12 its adoption as provided by Government Code Section 36937.

13
14 Section Three: The City Clerk shall certify to the passage and
15 adoption of this Ordinance and shall give notice of its adoption as required
16 by law. Pursuant to Government Code Section 36933, a summary of this
17 Ordinance may be published and posted in lieu of publication and posting of
18 the entire text.

19
20 Section Four: Should any provision, section, paragraph, sentence
21 or word of this Ordinance be rendered or declared invalid by any court of
22 competent jurisdiction or by reason of any preemptive legislation, the
23 remaining provisions, sections, paragraphs, sentences or words of this
24 Ordinance shall remain in full force and effect.

25
26 Section Five: To the extent the provisions of the Auburn Municipal
27 Code as amended by this Ordinance are substantially the same as the
28 provisions of that Code as it read prior to the adoption of this Ordinance,

1 those provisions shall be construed as continuations of the prior provisions
2 and not as new enactments.

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4
5 DATED: October 8, 2012

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7 Kevin Hanley, Mayor

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10 ATTEST:

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12
13 Joseph G. R. Labrie, City Clerk

14
15 I, Joseph G. R. Labrie, City Clerk of the City of Auburn, hereby certify
16 that the foregoing ordinance was duly passed at a regular meeting of the
17 City Council of the City of Auburn held on the 8th day of October, 2012 by
the following vote on roll call:

18 Ayes:
19 Noes:
20 Absent:

21 Joseph G. R. Labrie, City Clerk

ORDINANCE NO. 12- _____

AN ORDINANCE OF THE CITY OF AUBURN REPEALING THE CITY'S SIGN REGULATIONS CONTAINED IN SECTIONS 159.185 THROUGH 159.207 INCLUDING APPENDIX B AND ADDING NEW SECTIONS OF THE AUBURN MUNICIPAL CODE ESTABLISHING NEW SIGN REGULATIONS FOR THE CITY OF AUBURN.

CHAPTER 159: SIGNS

159.185	Purpose
159.186	Definitions
159.187	General Provisions
159.188	Sign Permits Required
159.189	Permitted Signs
159.190	Exempt From Sign Permit Requirements
159.191	Prohibited Signs
159.192	Temporary Special Permits
159.193	Sign Standards
159.194	Sign Design Criteria
159.195	Sign Types
159.196	Planned Sign Program
159.197	Non-Conforming Signs
159.198	Removal of Illegally Installed or Unsafe Signs
159.199	Public Nuisance, Abatement and Violation

§ 159.185 PURPOSE.

The purpose of this chapter is to provide minimum standards to safeguard life, health, property and the public welfare, and to preserve the unique character of the City of Auburn by establishing minimum standards and regulations for the size, height, design, quality of materials, construction, location, electrification and maintenance of all signs and sign structures in order to accomplish the following results:

(A) To promote and maintain healthy commercial centers and property values for effective communication as to the nature of goods and services available while avoiding wasteful, ugly and unsightly competition in signs;

(B) To protect and enhance the character of residential neighborhoods, open views and vistas and property values by prohibiting any incompatible sign;

(C) To encourage signs which are well designed and pleasing in appearance and to provide incentives and latitude for variety, appropriate design in accordance with civic design controls, including proper spacing and location, and to provide a reasonable and comprehensive system of control over signs, integrated within a part of the general planning program and zoning provisions;

(D) To recognize and promote signs which reflect the character of the different districts and communities throughout the community;

(E) To attract and direct persons to various activities and enterprises in order to provide for the maximum public convenience;

(F) To enhance the economic value of the entire community through the regulation of the size, location, design and illumination of all signs; and,

(G) To effectuate the paramount intent of the City, as reflected by the following statement: "The city acknowledges the need for business signs, and they can be attractive and add to the city setting. The goal of the city is to have signs which are reasonable in size, height and number and signs which have attractive design, with a blend of colors and materials and location on the building or site which compliments the business and the community."

§ 159.186 DEFINITIONS

For the purpose of this Chapter, the following definitions shall apply unless the context clearly indicates or requires a different meaning.

A-FRAME SIGN. A sign with two or more pieces of any rigid material, joined at the top so as to form an "A" when viewed in profile, which is not permanently affixed to the ground or a building, and which is otherwise consistent with the definition of a sign.

ABANDONED SIGN. A sign that advertises or otherwise identifies a business or activity which has been discontinued on the premises for a period of sixty (60) days or more.

ANIMATED SIGN. A sign employing actual motion or the illusion of motion. Animated signs include the following:

1. *Electrically activated.* Animated signs producing the illusion of movement by means of electronic, electrical or electro-mechanical input and/or illumination capable of simulating movement through employment of the characteristics of one or both of the classifications noted below:
 - a. *Flashing.* Animated signs or animated portions of signs whose illumination is characterized by a repetitive cycle in which the period of illumination is either the same as or less than the period of non-illumination.
 - b. *Patterned illusionary movement.* Animated signs or animated portions of signs whose illumination is characterized by simulated movement through alternate or sequential activation of various illuminated elements for the purpose of producing repetitive light patterns designed to appear in some form of constant motion.
2. *Environmentally activated.* Animated signs or devices motivated by wind, thermal changes or other natural environmental input. Includes spinners, pinwheels, pennant strings, and/or other devices or displays that respond to naturally occurring external motivation.
3. *Mechanically activated.* Animated signs characterized by repetitive motion and/or rotation activated by a mechanical system powered by electric motors or other mechanically induced means.

AWNING. Any movable or fixed structure attached to a building and projecting over a thoroughfare or sidewalk.

AWNING SIGN. A sign displayed on or attached flat against the surface or surfaces of an awning.

BALLOON. A bag that is filled with heated air or a gas lighter than air so as to rise and float in the atmosphere.

BANNER. A temporary sign constructed of a strip of cloth, paper, plastic, or other flexible material upon which copy is written and which is supported between poles or sticks or fastened to buildings or other structures.

BILLBOARD. A permanent sign in a fixed location which meets any one or more of the following criteria:

1. An off-site outdoor advertising sign on which space is leased or rented.
2. It is used, in whole or in part, for the display of off-site commercial messages.
3. It constitutes principal, separate or secondary use, as opposed to an accessory, ancillary or appurtenant use, of the parcel on which it is located.

4. An outdoor sign used as advertising for hire or general advertising, which display space is made available to parties other than the owner of the sign or the property on which it is placed.

BUILDING COMPLEX. A development of two or more commercial buildings, tenants, or uses, intended to function in a joint manner, regardless of sequence of build-out. Characteristics of a building complex may include, but are not limited to, shared parking facilities, reciprocal access, and common building design. A building complex may include multiple tenants or owners, freestanding pad buildings, and may be situated on one or more lots or parcels.

BUILDING FRONTAGE. Building frontage shall be defined as the building façade that abuts a public street, private street, parking lot driveway or parking spaces in which main public access is provided to the establishment.

BUILDING OFFICIAL. The City of Auburn Building Official.

BUILDING WALL. The vertical face of the building.

CABINET SIGN. A permanent sign that is mounted on the face of a building that is roughly rectangular in shape and provides for internal illumination and changing the message of the sign by replacing a single transparent or translucent material such as a Plexiglas/lexan face. Also known as a can sign or boxed cabinet sign.

CALIFORNIA BUILDING CODE. The latest edition of the California Building Code.

CANOPY. An ornamental roof-like structure.

CAN SIGN. See Cabinet Sign.

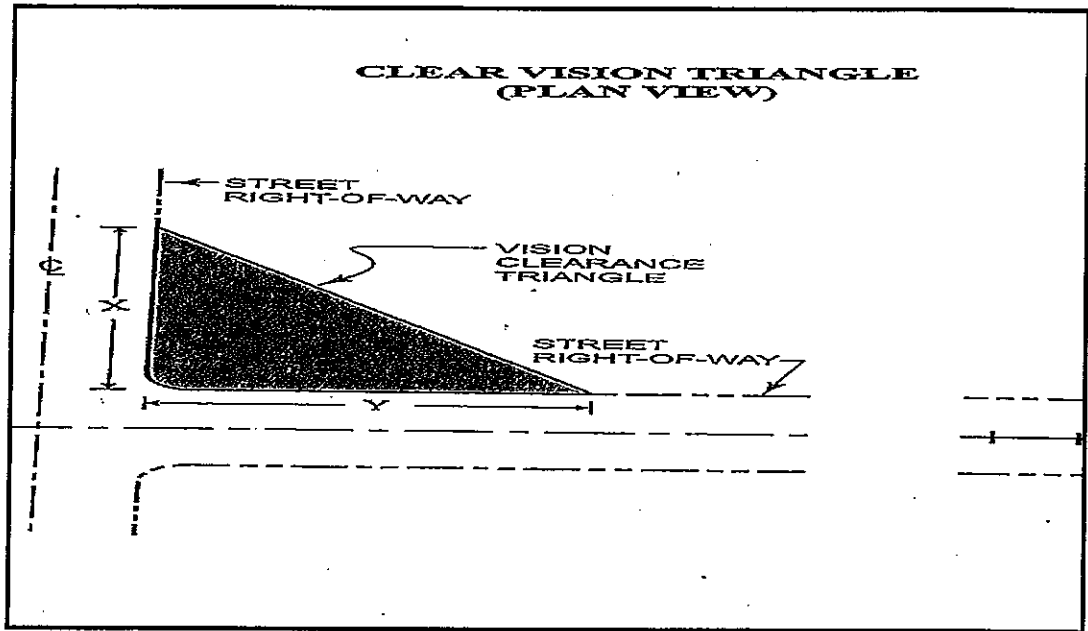
CHANGEABLE COPY SIGN. A sign with characters, letters, or illustrations that can be changed or rearranged without altering the face or the surface of the sign. A sign on which the message changes more than once per day shall be considered an animated sign and not a changeable copy sign for the purposes of this chapter.

CITY COUNCIL. The City Council of the City of Auburn.

CLEAR VISION TRIANGLE. The required clear cross-visibility area unobstructed by any sign structure between 36 inches and 7 feet above the surface of the public sidewalk as follows:

1. At any corner formed by the intersection of a driveway/alley, the cross-visibility area shall be a triangle having two sides 15 feet long and running along the driveway/alley edge and curb line of street, said length beginning at their intersection and the third side formed by a line connecting the two ends.

2. At any corner formed by the intersecting streets, the cross-visibility area shall be a triangle having two sides 35-feet long and running along each curb line, said length beginning at their intersection and the third side formed by a line connecting the two ends.



COMMERCIAL MESSAGE. Any sign wording, logo or other representation that names or advertises a business, product, service or other commercial activity.

COMMISSION. The City of Auburn Planning Commission or City of Auburn Historic Design Review Commission as the reference may dictate.

COMMUNITY DEVELOPMENT DEPARTMENT. City of Auburn Community Development Department, which for the purposes of this chapter, shall be synonymous with the Director as defined below.

COMMUNITY DIRECTIONAL SIGN. An off-site sign on private property informing of the location of a community service organization, public facility or church.

DEPARTMENT. See Community Development Department above.

DIRECTIONAL SIGN. An on-site sign designed to guide vehicular or pedestrian traffic that does not promote or advertise a business, property or product.

DIRECTOR. The Community Development Director or designee.

DIRECTORY SIGN. A sign which provides sign area for more than one occupant and which may be freestanding or attached to a building wall.

DISPLAY SURFACE. The surface of the sign upon or against which the message is displayed or illustrated on the sign.

DOUBLE-FACED SIGN. A sign designed to be viewed from two directions, and the faces are either parallel or at an angle not to exceed forty-five degrees (45°). Signs greater than forty-five degrees (45°) shall be considered separate signs.

FLAG. The term "sign" shall not include the flag of the United States of America or the state, nor any support frame or standard which is used exclusively for the display of any such flag.

FLASHING SIGN. An illuminated sign in which the artificial light is not maintained in a stationary or constant intensity and which is visible from the outside.

FREESTANDING SIGN. A sign which is supported by one or more uprights, poles or braces or attached to a fence, planter, wall, retaining wall or other structure not an integral part of any building upon the premises.

FREEWAY. A highway to which the owners of abutting lands have no right of easement or access or to which owners have only limited or restricted rights of easement or access and which is declared to be in compliance with the Streets and Highways Code of the state.

GRAPHIC. A representation of an object drawn upon a two-dimensional surface.

HISTORIC DESIGN REVIEW COMMISSION. The approving authority for projects located within the Historic Design Review District.

HOME OCCUPATION SIGN. A sign located at a residence advertising a business, profession, or occupation conducted in the residence or by persons residing in the residence.

ILLUMINATED SIGN. A sign characterized by the use of artificial light, either projecting through its surface(s) (internally illuminated); or reflecting off its surface(s) (externally illuminated).

MANSARD SIGN. A sign which is attached to a mansard style roof with the face parallel to the structure to which it is attached. A mansard sign shall be considered a wall sign.

MENU BOARD. A free-standing sign oriented to the drive-through lane for a restaurant that advertises the menu items available from the drive-through window, and which has not more than 20% of the total area for such a sign utilized for business identification.

MONUMENT SIGN. A freestanding sign with a solid or decorative base.

MULTI-FAMILY RESIDENTIAL SIGNS. Signs intended to identify a multi-family residential development (e.g. apartments).

MURAL. A scene painted or otherwise affixed on and made an integral part of a wall surface.

NEON SIGN. A sign using neon gas for illumination and composed of numerous letters or parts.

NONCOMMERCIAL MESSAGE. A message which is not commercial in nature. Such messages typically relate to debatable matters of public concern, such as, by way of example and not limitation, advocacy on politics, religion, arts, science, philosophy, commentary on governmental policy, etc.

OFF-PREMISE SIGN. Any sign which advertises goods sold, manufactured or produced or services or uses rendered not at the location where the sign is placed.

ON-PREMISE SIGN. Any sign which advertises goods sold, manufactured or produced or services or uses rendered at the location where the sign is placed.

PENNANT. Any lightweight plastic, fabric or other material, whether or not containing a message of any kind, attached to a rope, wire or string, usually in series, designed to move in the wind and attract attention.

PLANNED SIGN PROGRAM. Coordinated sign criteria established for a building complex.

PLANNING COMMISSION. The Planning Commission of the City.

PORTABLE SIGN. Any sign not permanently attached to the ground or to a building or building surface.

PROGRAMMABLE WINDOW SIGN. An electronic visual display, such as a computer monitor, television screen, or digital photo frame, which displays a static image or message for at least 30 seconds without changing, located within 24" of the surface of a window with the message intended to be visible to and readable from the public way or from adjoining property. A programmable window sign with a message more than once every thirty (30) seconds shall be considered an "Animated Sign".

PROJECTING SIGN. A sign other than a wall sign which projects from and is supported by a wall or roof of a building, structure or sign structure.

RACEWAY. A channel box that holds sign letters in place and houses the electrical wiring of a sign

REAL ESTATE SIGN. A sign placed upon real property to advertise that the property upon which the sign is placed, or any piece or parcel thereof, or any interest therein, is for sale, exchange, lease or rent.

ROOF SIGN. A sign and/or structure erected upon a roof, canopy or parapet of a building or structure.

SANDWICH SIGN. See "A-Frame" sign.

SEASONAL SIGN. Signs which are displayed on-site in conjunction with an approval of a seasonal event such as pumpkin patches, Christmas tree lots and firework displays

SIGN. Every sign, billboard, freestanding sign, portable freestanding sign, wall sign, roof sign, illuminated sign, painted sign, mural, projecting sign, temporary sign and street clock and shall include any announcement, declaration, demonstration, display, illustration or insignia used to advertise or promote the interest of any person when the same is placed so that it is clearly visible to the general public from an out-of-doors position.

SIGN AREA. The area of a sign determined by circumscribing the exterior limits of the perimeter of one side of the sign.

SIGN COPY. The particular lettering or graphics used to identify the business.

SIGN STRUCTURE. The supports, uprights, braces and framework of a sign.

STREET. Any street, alleyway, place or thoroughfare.

STRUCTURE. That which is built or constructed, any edifice or building or any kind or any piece of work artificially built up or composed or parts joined together with some definite manner.

TEMPORARY SIGN. A sign intended to display either commercial or noncommercial messages of a transitory or temporary nature. Portable signs or any sign not permanently embedded in the ground, or not permanently affixed to a building sign structure that is permanently embedded in the ground, are considered temporary.

TENTANT INFORMATION SIGN. A sign used to identify the occupant's name and address.

TRADE CONSTRUCTION SIGN. A sign advertizing various construction trades on any construction site. The sign shall not be installed prior to construction and shall be removed before a certificate of occupancy is issued.

UNDER CANOPY SIGN. A sign attached to the underside of a canopy or marquee.

USE. A purpose or activity, for which the land or building is designed, arranged or intended or for which is occupied or maintained to function as a separate unit.

VEHICLE/TRAILER MOUNTED SIGN. A sign mounted on a vehicle or trailer that is used for general advertising or advertising for hire. A vehicle which advertises the company of its primary use is not considered a vehicle mounted sign.

WALL SIGN. A sign that is in any manner affixed to any exterior wall of a building or structure and that projects not more than one foot from the building or structure wall, including signs affixed to architectural projections from a building.

WINDOW SIGN. A sign or device affixed or applied to, or located within 24" of, the surface of a window with its message intended to be visible to and readable from the public way or from adjoining property.

§159.187 GENERAL PROVISIONS.

(A) Signs shall only be erected or maintained in compliance with this chapter. The number and area of signs as outlined in this chapter are intended to be maximum standards, which do not necessarily ensure architectural compatibility. The review authority shall consider a sign's relationship to the overall appearance and scale of the site, buildings and the surrounding community, in addition to the standards of this chapter.

(B) It is unlawful for any person to construct, maintain, display or alter or cause to be constructed, maintained, displayed or altered, a sign within the city of Auburn except in conformance with this chapter.

(C) The city's sign design criteria (Section 159.194) will be used in the evaluation of sign permit applications to ensure that signs meet the standards set forth in this chapter and as much as possible accomplish the purposes described above (Section 159.185)

(D) *Noncommercial Sign.* Noncommercial sign copy is allowed wherever commercial signage is permitted and such signs are subject to the same standards and total maximum allowances per site, building, or each design type specified in this chapter. An approval is required for a permanent noncommercial sign only when a permanent commercial sign has not been previously approved. For purposes of this chapter, all noncommercial speech messages shall be deemed to be "on-site" regardless of location.

(E) *Substitution of Noncommercial Message.* Subject to the consent of the property owner, a noncommercial message of any type may be substituted for all or part of the commercial or noncommercial message on any sign allowed pursuant to this chapter. Design criteria which may apply to commercial signs shall not apply to noncommercial signs, including, the following: color, lettering style, and compatibility with other signs on the same parcel or other signs subject to a sign program. No special or additional approval is required to substitute a noncommercial message for any other message on an allowable sign, provided the sign structure is already approved or exempt from the approval requirement. When a noncommercial

message is substituted for any other message, the sign is still subject to the same locational and structural regulations, such as size, height, illumination, maintenance, duration of display, building and electrical code requirements, as would apply if the sign were used to display a commercial message or some other noncommercial message. In the event of any perceived or actual conflict between the general provisions of this subsection and other specific provisions in this chapter, the provisions of this subsection shall prevail.

(F) *Substitution of Commercial Messages.* The substitution of one commercial message for another commercial message shall be subject to all applicable standards contained in this ordinance. The substitution of a commercial message for a noncommercial message shall also be subject to the regulations in this ordinance. In addition, no off-site commercial messages may be substituted for on-site commercial messages.

(G) *Severability Clause.* Should any provision of this chapter or a subsequent amendment thereto be held by a court of competent jurisdiction to be either invalid, void or unenforceable, the remaining provisions of this title shall remain in full force and effect.

§159.188 SIGN PERMITS REQUIRED.

(A) Signs shall only be constructed, displayed or altered after sign permit approval by the review authority.

(B) It shall be unlawful for any person to post a sign or notice of any kind upon any property without the consent of the owner; excepting there from, public officers or employees in the performance of a public duty, or a private person giving legal notice.

(C) A Planned Sign Program as identified in §159.195 must have sign permit approval by the review authority.

(D) Signs in the Historic Design Review District shall be approved subject to the provisions of §159.490 et seq. and §159.114(B)(e) of the Auburn Municipal Code.

(E) *Application Filing.* Sign permit applications shall be filed on the forms provided by the department and shall include all information required therein.

(F) *Fee.* Sign permit applications shall also be accompanied by the required filing fee. Fees shall be established pursuant to a resolution of the Council.

(G) *Review and Decision.*

(1) The Director shall have the authority to approve, modify, or disapprove sign permit applications and planned sign programs.

(2) *Sign Exception.* The Director may approve a Sign Exception to deviate from the sign standards specified in this chapter if there are unique

circumstances or conditions which apply to the buildings, land, signs, or uses. Examples of potential circumstances include:

- a) Wall sign area may be transferred from one wall façade to another in unique circumstances provided the total square footage of the wall signage complies with this chapter.
- b) The new sign is more conforming in area and/or height than the existing sign.
- c) The new sign is in keeping with the historic value of the original sign.
- d) Increase the total allowable area of a banner sign consistent with Section 159.194(B).

(H) *Appeals.*

- (1) *Appeal of the Director's determination.* Any person may appeal a decision of the Director pursuant to Chapter 162 of this Municipal Code. Projects located within the Historic Design Review District shall be appealed to the Historic Design Review Commission. All other actions shall be appealed to the Planning Commission.
- (2) *Appeal of Commission decision.* Any person may appeal a decision of the Planning Commission or the Historic Design Review Commission to the City Council pursuant to Chapter 162 of this Municipal Code.

(I) *Business License Requirements.*

- (1) A sign permit shall be submitted and approved prior to the issuance of a business license if a sign is proposed for the business.
- (2) Notification of the permit requirements shall be included in the business license application.

§ 159.189 PERMITTED SIGNS.

(A) The following sign types shall be allowed subject to approval of a permit in accordance with Section 159.188 and the standards identified in Section 159.194.

- (1) "A" frame or sandwich signs
- (2) Automobile sales signs
- (3) Banner/pennant signs
- (4) Building complex signs
- (5) Community directional signs
- (6) Directional signs
- (7) Directory signs
- (8) Freestanding signs
- (9) Menu/order board signs

- (10) Motor vehicle fuel signs
- (11) Multi-family residential signs
- (12) Programmable Window Signs
- (13) Projecting, overhead, and suspended signs
- (14) Subdivision signs
- (15) Undercanopy signs
- (16) Wall signs
- (17) Window signs
- (18) Murals, graphics, time and temperature, and barber poles, as reviewed on an individual basis

§ 159.190 EXEMPT FROM SIGN PERMIT REQUIREMENTS

(A) The following signs are allowed without a sign permit provided that they comply with Section 159.192 and Section 159.194 of this chapter, and obtain any required Building Permit.

- (1) Government Signs. Signs for traffic, safety, street identification, government services, emergency services, historical locations, interpretive and wayfinding signs, city-sponsored events, or as authorized by City Council.
- (2) Required Signs. Official notices required by law, a court, or other government agency.
- (3) Temporary non-commercial signs
- (4) Signs for utility facilities and buildings.
- (5) Signs for public telephones.
- (6) Real estate signs.
- (7) Signs advertising a garage or yard sale.
- (8) Seasonal signs.
- (9) Signs on public transportation vehicles.
- (10) Signs on company vehicles.
- (11) Tenant information sign.
- (12) Trade construction signs.
- (13) Address numbers not exceeding 12 inches in height.
- (14) Official flags of national, state, or local governments, or nationally recognized fraternal, public service, or religious organizations.
- (15) Illumination, patterns, pictures, and/or symbols approved as architectural ornamentation or decoration by the appropriate review authority.
- (16) Historical plaques, memorials, building cornerstones, and date-constructed stones; provided, that none of these exceed four square feet in area.
- (17) Signs created by landscaping (e.g. all of the letters and/or symbols are composed entirely of approved landscape elements).
- (18) Small, temporary signs, otherwise in compliance with the duration, number, and size requirements of this chapter, that address non-commercial issues.

- (19) Signs and structures located within the right-of-way which, by tradition or designation, are used for the purpose of communication by the general public. Such structures shall include kiosks, bulletin boards, benches upon which advertisement is authorized, and newspaper racks, provided that such structures shall have either been placed in the right-of-way by the city or received approval from the city.

§ 159.191 PROHIBITED SIGNS.

(A) All signs not expressly allowed by this chapter shall be prohibited. Examples of prohibited signs include the following:

- (1) Abandoned signs.
- (2) Banner signs used as permanent signs.
- (3) Animated, moving, flashing, blinking, reflecting, revolving or any other similar moving or simulated moving signs.
- (4) Flying, inflatable, or tethered signs or devices, such as blimps, balloons, kites, pennants, streamers and flags, designed to be kept aloft by mechanical, wind, chemical, or hot air means; except in conjunction with an athletic event, carnival, circus, or fair, or as otherwise authorized by this chapter.
- (5) Home occupation signs.
- (6) Off-premise signs (except as permitted by §159.195(L)).
- (7) Roof signs, including signs painted on the roof.
- (8) Signs that simulate in color, size, or design, any traffic control sign or signal, or that make use of characters, symbols, or words in a manner that interferes with, misleads, or confuses pedestrian or vehicular traffic.
- (9) Signs with reflective materials.
- (10) Signs on public property or in a public right-of-way, except as otherwise authorized by this chapter.
- (11) Signs tacked, nailed, posted, pasted, glued or otherwise attached to trees, poles (including utility and street name), stakes, electrical transformers or other accessory structures.
- (12) Temporary Vehicle Mounted or Trailer-Mounted Signs. Vehicles displaying signs may not be parked for the primary purpose of commercial advertising. Vehicles may not be used as mounting or holding devices for commercial signs. Signs on vehicles are allowed, without sign permits, only when the copy or message (i) relates only to the business or establishment of which the vehicle itself is a part; (ii) pertains to the sale, rent, lease or hire of such vehicle; or (iii) is a noncommercial message.

§ 159.192 TEMPORARY SPECIAL PERMITS.

(A) The Director may grant a temporary special permit, with conditions as deemed necessary, for signs advertising or pertaining to any civic, patriotic or special event of general public interest taking place within the city when the Director determines that the signs will not be

materially detrimental to the public welfare, interest or safety, nor injurious to adjacent property or improvements.

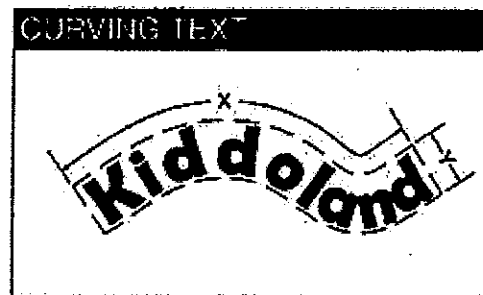
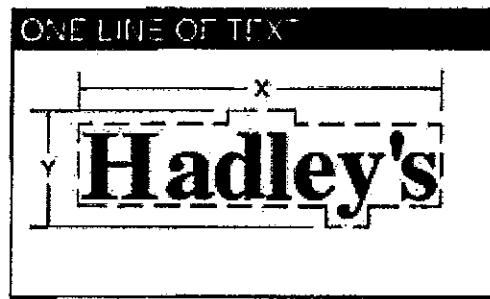
(B) The City Council may also establish temporary interim sign criteria from time to time in response to unique and/or special circumstances that may arise in the city, or portions thereof. The interim criteria must be adopted by resolution of the Council and only after determining that the interim sign regulations are necessary and will not be materially detrimental to the public welfare, interest or safety, or injurious to the adjacent property or improvements. Temporary special sign permits must be obtained from the Director prior to the erection and/or installation of any permitted temporary signs which may only be granted in strict compliance with any specific conditions and time limitations contained therein.

§ 159.193 SIGN STANDARDS.

(A) *Sign Area, Height, Size, Location, Setback.* Sign standards such as area, height, size, location, and setback requirements for each type of sign shall comply with the standards of this section.

(B) *Method of measuring of sign area and height.* The area and height of signs shall be measured as provided by this section.

- (1) *Sign Area – Freestanding Sign.* The sign area includes the display face and other communicative elements of the sign. It does not include embellishments such as a monument base, pole covers, framing or decorative roofing, provided that there is no advertising copy on or attached to such embellishments. If the freestanding sign is double faced, only one face is used to calculate sign area. If the freestanding sign has more than two faces, only one side of each face is used to calculate the sign area.
- (2) *Sign Area – Wall Sign.* The sign area includes the total area of the sign, including all structures framing the sign, such as background embellishments or the area contained within a rectangle or square drawn completely around the display surface, or drawn completely around the individual letters or logos.



- (3) *Sign Height – Freestanding Sign.* Sign height shall be measured as the vertical distance from grade adjacent to the base of the sign footing, to the top of the sign, including the support structure and any design elements. An artificial grade shall not be used to calculate sign height if the artificial grade was established for the sole purpose of elevating the grade adjacent to the base of the sign footing for purposes of sign measurement.

§ 159.194 SIGN DESIGN CRITERIA.

Each sign in the city shall comply with the following requirements as well as the applicable provisions of any adopted Planned Sign Program. Signs located in the Auburn Historic District(s) are also subject to the City of Auburn *Historic Preservation Architectural Design Guidelines*.

(A) *Relationship to Structures.* Building wall and fascia signs shall be compatible with the predominant visual elements of the structure(s), including construction materials, color, or other design features consistent with §159.194. Building complexes and other similar facilities shall be required to develop a sign program in compliance with the provisions of this

chapter, and shall provide a compatible visual design common in theme to all applicable structures and uses.

(B) *Relationship to Other Signs.* Where there is more than one sign on a site or building, all permanent signs displaying a commercial message shall have designs that similarly treat or incorporate the following design elements:

- (1) Letter size and style of copy;
- (2) Shape of total sign and related components:
 - a) Type of construction materials,
 - b) Sign/letter color and style of copy,
 - c) Method used for supporting sign (i.e. wall or ground base),
 - d) Type of illumination, and
 - e) Location.

(C) *Sign Illumination.* Illumination from or upon any sign shall be shaded, shielded, directed or reduced so as to minimize light spillage onto the public right-of-way or adjacent properties. Externally illuminated signs shall be lighted by screened or hidden light sources.

(D) *Materials and Colors.* All permanent signs shall be constructed of durable materials, which are compatible in kind or appearance to the building supporting or identified by the sign. Such materials may include, but are not limited to ceramic tile, sand blasted, hand carved or routed wood, channel lettering, concrete, stucco or stone monument signs with recessed or raised lettering. Sign colors and materials should be selected to be compatible with the existing building designs and should contribute to legibility and design integrity.

(E) *Construction and Maintenance.* Every sign including all parts, portions and materials thereof, shall be manufactured, assembled and erected in compliance with all applicable state, federal and city regulations, and shall be maintained and kept in good repair. The display surface of all signs shall be kept clean, neatly painted and free from rust, cracking, peeling, corrosion or other states of disrepair. The premises around the sign shall be maintained by the owner and kept clear of all obnoxious substances, rubbish and weeds. All temporary signs, banners and balloons shall be constructed and mounted in such a manner that they shall not rip, shred, tear or blow away by exposure to normal weather conditions.

(F) *Relationship to Streets/Public Rights-of-Way.* Signs shall be designed and located to not obstruct any pedestrian, bicyclist, or driver's view of the public right-of-way.

- (1) No sign shall be located in or project into the present or future right-of-way of any public street unless specifically authorized by other provisions of this section.
- (2) No sign shall interfere with the sight distance of motorists and cyclists proceeding on or approaching adjacent streets, alleys, driveways, or parking area(s), or of pedestrians proceeding on or approaching adjacent sidewalks or pedestrian ways as determined by the city engineer.

- (3) No sign suspended over or projecting into the area above a driveway located on private property shall be situated at a height of less than 15 feet above the surface of the driveway.
- (4) Signs suspended over, or projecting into, the area above a pedestrian way shall be situated at a height above ground level consistent with the requirements of the California Building Code.

(G) *Screening.* To minimize the visual mass and projection of the sign, all electrical transformer boxes and raceways shall be concealed from the public right-of-way and adjacent properties. If a raceway cannot be mounted internally-behind a finished exterior wall, the exposed metal surfaces of the raceway shall be finished to match the background wall, or integrated into the overall design of the sign. All exposed conduit shall be concealed from public view.

§ 159.195 SIGN TYPES

(A) AUTOMOBILE SALES PROMOTIONAL SIGNAGE.

Special promotional signage consisting of bunting, banners, flags, posters, pennants, ribbons, streamers and similar articles shall be permitted in association with commercial automobile sales only, subject to the following conditions:

- (1) The signage shall only be permitted on commercially zoned properties.
- (2) The signage shall be installed totally on the property at which the event is being conducted.
- (3) Balloons over 14 inches in diameter and other inflatable devices shall be prohibited.
- (4) Balloons under 14 inches in diameter may be used on weekends and holidays only.
- (5) No part of the promotional signage (banners, flags, balloons and the like) shall exceed the maximum height of the building on the site.
- (6) The requirements of all concerned governmental agencies having jurisdiction by law shall be met, including, but not limited to the Building Department, Fire Department, and Cal Trans.
- (7) No sign shall be erected or maintained within the clear vision triangle.

(B) BANNER/PENNANTS SIGNS

- (1) *Number.* Any number, but not exceeding size limit per this section.
- (2) *Location.* Banners shall be located on the site of the tenant or use and shall not be erected or maintained within the clear vision triangle.
- (3) *Size/Area.* The maximum size of all banners shall be 50 square feet in total. The Director shall have discretion to approve a sign exception to increase the total allowable area when, due to unique circumstances (e.g. the length of a building frontage; the percentage of a building frontage

covered; the facing or orientation of a building), a larger banner(s) would be appropriate.

- (4) *Duration.* A banner may be allowed for a period of time not to exceed 30 calendar days per year
- (5) The sign permit application shall include the dates proposed by the applicant for scheduled banner use.

(C) BUILDING COMPLEX SIGNS.

A building complex shall be considered as a single entity, without regard to whether it consists of more than one lot or parcel. Each building complex may erect and maintain signage pursuant to the following:

- (1) All signs shall comply with the provisions of this Chapter except as provided below.
- (2) Sign criteria for the building complex shall be established through a planned sign permit program pursuant to Section 159.196 of this Chapter.
- (3) *Freestanding Signs.*
 - a) *Number.* Each building complex may erect and maintain one freestanding sign. Additional freestanding signs may be permitted upon approval of a Use Permit by the Planning Commission if the building complex has more than one street frontage and/or has an individual street frontage that is greater than 300' long with more than one project entrance.
 - b) *Location:* No more than one sign shall be placed on each street, unless additional signs are approved pursuant to subsection (a) above. All signs are subject to the requirements of the clear vision triangle.
 - c) *Area.* The maximum allowable sign area shall be 40 square feet. The maximum sign area may be increased to 60 square feet for a lot with a street frontage of at least 200 feet. The maximum sign area may be increased to 80 square feet for a lot with a street frontage of at least 300 feet. The area of each sign is determined based on the length of the frontage on which the sign is placed.
 - d) Each sign shall utilize a consistent design.
 - e) The colors and materials of the sign(s) base and or casing/housing shall be compatible with the colors and materials of the building complex.
 - f) *Landscaping.* Landscaping shall be provided at the base of the sign pursuant to Section 159.195(G.5).
- (4) *Wall Signs.*
 - a) The size of the letters and the spacing shall be balanced for the tenants within the building complex providing minimum and maximum letter heights.
 - b) Signs throughout the building complex shall be consistent in appearance.

- (5) *Directory Signs.* As permitted by Chapter 159.195(F).

(D) COMMUNITY DIRECTIONAL SIGNS.

- (1) *Number.* As determined by the Director.
- (2) *Area.* Each community directional sign shall not exceed four square feet in sign area.
- (3) *Location.* Off-site community directional signs may only be situated on private property and shall not be located within the clear vision triangle.
- (4) The signs shall be crafted, generally made of wood, metal or other natural hard materials.

(E) DIRECTIONAL SIGNS.

- (1) *Number.*
 - a) One directional sign is permitted for each one-way driveway;
 - b) One directional sign is permitted for each drive through aisle;
 - c) One directional sign is permitted for each service or delivery entrance; and
 - d) Additional directional signs are permitted to satisfy a health and safety need.
- (2) *Area.* The area of each sign shall not exceed four square feet.
- (3) *Height.* The height of the sign, including the base, shall not exceed four feet from grade to the top of the sign.
- (4) Corporate colors may be utilized; however, corporate logos shall not be applied to the sign.
- (5) *Location.* Directional signs shall not be located within the clear vision triangle.

(F) DIRECTORY SIGNS.

- (1) *Number.* Each building with more than two tenants is permitted one directory sign. Sign may be freestanding or wall mounted.
- (2) *Area.* The area of each sign shall not exceed 16 square feet.
- (3) *Height.* The height of the sign, including the base, shall not exceed six feet from grade to the top of the sign.
- (4) *Location.* Directory signs shall not be located within the clear vision triangle.

(G) FREESTANDING SIGNS FOR INDIVIDUAL USES.

- (1) *Number.* Each individual use may erect and maintain one freestanding sign, regardless of whether a use is conducted on more than one contiguous parcel. Additional freestanding signs may be permitted upon approval of a Use Permit by the Planning Commission if the use has more than one street frontage and/or has an individual street frontage that is greater than 300' long with more than one project entrance.

- (2) *Location.* No more than one sign shall be placed on each street, unless additional signs are approved pursuant to subsection (a) above. All signs are subject to the requirements of the clear vision triangle.
- (3) *Height.*
 - a) *Citywide.* The maximum height shall be 15 feet, except as otherwise provide by this Chapter.
 - b) *Oldtown and Downtown Historic Design Review Districts.* The maximum height shall be 10 feet.
 - c) *Highway 49/Elm Commercial Area.* The maximum height shall be 25 feet for properties located within the areas delineated on a map maintained by the Community Development Department. The map may be amended by resolution of the City Council.
- (4) *Area.* The maximum allowable sign area shall be 40 square feet. The maximum sign area may be increased to 60 square feet for a lot with a street frontage of at least 200 feet. The maximum sign area may be increased to 80 square feet for a lot with a street frontage of at least 300 feet. The area of the sign is determined based on the length of the frontage on which the sign is placed.
- (5) *Landscaping.* Landscaping with automatic irrigation shall be provided at the base of the supporting structure equal to twice the area of one face of the monument sign. The review authority may waive or modify this requirement on a case-by-case basis for small monument signs or where existing site conditions preclude this requirement.

(H) GARAGE/YARD SALE SIGNS.

- (1) *Number.* Each Garage or Yard sale may have one on-site sign advertising the sale.
- (2) *Area.* The maximum allowable area shall be six square feet.
- (3) *Height.* The maximum allowable height shall be four feet.
- (4) *Location.* On-site only; no off-site signs shall be permitted. No signs shall be located within the clear vision triangle.
- (5) The sign shall only be displayed during the term of the sale.

(I) MENU/ORDER BOARD SIGNS FOR INDIVIDUAL USES.

- (1) *Number.* Each establishment with a drive through facility is permitted a maximum of two menu/order board signs.
- (2) *Location.*
 - a) The sign shall be located adjacent to the drive through aisle.
 - b) The sign shall not be located as to impair the vision of the driver of a vehicle traveling either into, out of, or through the drive aisle.
- (3) *Area.* The area of each sign shall not exceed 32 square feet.
- (4) *Height.* The height of the sign including the pole or base shall not exceed six feet from grade to the top of the sign.

(J) MOTOR VEHICLE FUEL AND SERVICE STATION SIGNS.

- (1) *Freestanding Signs.* Each motor vehicle fuel or service station may erect and maintain one freestanding sign as permitted by this chapter.
- (2) *Motor Vehicle Fuel Price Signs.*
 - a) *Number.* Each use dispensing any motor vehicle fuel at retail to the general public shall be permitted to erect and maintain one freestanding fuel price sign for the primary purpose of advertising motor vehicle fuel prices.
 - b) The sign shall comply with Section 159.195(G) of this code as well as the provisions of *California Business and Professions Code* regarding display requirements.
 - c) *Area.* The maximum area of the fuel price sign, excluding the base or embellishments, shall be 75 square feet.
 - d) Electronic changeable signs may be used to display motor vehicle fuel price information, except in the Old Town and Downtown design review district. Electronic changeable display shall be limited to the portion of any sign structure devoted exclusively to display of motor vehicle fuel price information required or permitted by the *California Business and Professions Code*. Sign displays shall remain static and may not change more than once per 12-hour period.
 - e) *Location.* No freestanding sign over three feet high shall be erected or maintained within the clear vision triangle.
- (3) *Wall Signs.* Wall signs on the motor vehicle fuel and service station building shall comply with Section 159.195(R). (Wall sign criteria for individual businesses).
- (4) *Canopy Signs.*
 - a) Wall signs are permitted on the fuel canopy. Such signs shall comply with Section 159.195(R) of this code and shall be considered separately from the main building.
 - b) *Area.* The maximum allowable area shall be one square foot of sign area for each ten lineal feet of the canopy.
 - c) *Spandrel signs.* Spandrel signs are permitted between the canopy supports. The maximum allowable area shall be one square foot of sign area for each ten lineal feet of the spandrel. The allowable sign area for spandrel signs shall be determined separate from the area for wall signs.
 - d) Signs advertising the price of each grade of gasoline may be placed on each gasoline pump.

(K) MULTI-FAMILY RESIDENTIAL SIGNS.

- (1) *Number.*
 - a) One freestanding identification sign per project entry.
 - b) One wall sign.

- c) One directory sign per building.
- (2) *Area.*
 - a) The maximum area of each freestanding sign or sign mounted on a fence or wall shall be 32 square feet.
 - b) The maximum total area for the wall sign shall be one square foot per ten lineal feet up to a maximum of 32 square feet.
- (3) *Height.*
 - a) The maximum height of a freestanding sign shall be four feet.
 - b) The maximum height of a sign mounted on a fence or wall shall be six feet, including the height of the fence or sound wall.
- (4) *Location.*
 - a) Freestanding signs shall be located outside the clear vision triangle.

(L) OFF-PREMISE SIGNS.

Except as otherwise provided by this chapter, all off-premise signs shall comply with the following, in addition to any other permit requirements under this chapter or any other provision of the Code:

- (1) A Use Permit shall be approved by the Commission.
- (2) The applicant must demonstrate that the sign is necessary because of unusual access to the commercial business establishment.
- (3) No sign shall be erected or maintained on premises used for residential purposes.
- (4) No sign shall overhang public property, nor shall it violate the terms of height restrictions.
- (5) No sign shall be located within 660 feet of Interstate 80 (I-80) right-of-way.
- (6) There shall be no more than one off-premise sign on any one parcel.
- (7) Visual access to an existing sign shall not be blocked or impaired.
- (8) All such signs shall comply with the provisions for setbacks in the district located therein.
- (9) The maximum size shall be 100 square feet.
- (10) Scenic route viewsheds identified in the General Plan shall be protected.
- (11) *Location.* No sign shall be located within the clear vision triangle.

(M) PROJECTING, OVERHEAD, AND SUSPENDED SIGNS.

The following standards shall apply to all projecting, overhead, or suspended signs (other than undercanopy signs) in all zones where allowed by this Chapter:

- (1) *Projecting Signs.*
 - a) Projecting signs shall only be allowed in the Old Town and Downtown design review districts.

- b) The sign and the copy shall be perpendicular to the wall of the building to which it is attached.
- (2) *Overhead and Suspended Signs.*
 - a) Signs may be placed parallel to the street.
- (3) The following standards shall apply to all projecting, overhead, and/or suspended signs:
 - a) The sign area shall apply to a tenant's allowable wall sign area.
 - b) The minimum horizontal clearance between a sign and the curb line shall be as specified by the California Building Code.
 - c) The top of a projecting sign shall not exceed the lesser of 14 feet, eave height, parapet height, or sill height of a second floor window.
 - d) The minimum clearance from the bottom of the sign to the finished grade shall be as specified by the California Building Code.
 - e) Icon using shapes or symbols uniquely suited for the business, creative shapes, and three dimensions signs are encouraged.
 - f) Each sign shall be graphically designed for pedestrians.
 - g) Sign supports shall be well-designed and compatible with the design of the sign.

(N) REAL ESTATE SIGNS.

Real estate signs shall be placed upon the property to which it pertains only in accordance with the following regulations.

- (1) The signs shall not be affixed to trees or shrubs.
- (2) No sign shall be placed so that any portion is more than seven feet above the average ground level.
- (3) The signs shall not be illuminated, directly or indirectly.
- (4) Not more than one real estate sign may be placed on any one parcel of real property. However, when a parcel of real property is larger than 3 acres in size, two real estate signs may be placed thereon at least 500 feet apart. For the purposes of this section, all contiguous parcels of real property owned by the same owner shall be deemed to be 1 single parcel of real property.
- (5) *Location.* Signs shall not be placed within five feet of any boundary line of the real property. No sign shall be located within the clear vision triangle.

(O) SUBDIVISION SIGNS.

(1) Off-site Subdivision Signs.

New residential subdivisions are generally located some distance away from the major vehicular entrances to the City, and the public requires additional off-site direction to the subdivisions. Notwithstanding the

general billboard prohibition, it is the intent of this chapter to provide such directional signage.

- a) *Number.* The minimum separation between off-site subdivision signs shall be 1,000 feet.
- b) *Location.*
 - 1. *Standard Setback.* Off-site freestanding signs shall maintain a minimum setback of five feet to the nearest property line.
 - 2. Freestanding signs shall be located outside the clear vision triangle.
 - 3. Off-site subdivision signs may be located on vacant property in accordance with this section. A sign located on occupied property may be considered by the Director on a case-by-case basis.
- c) *Overall Sign Size.*
 - 1. Height: Maximum sign height of ten feet.
 - 2. Width: Maximum sign width of ten feet.
- d) *Display Area.*
 - 1. Multiple display areas shall be provided on each off-site sign for individual subdivisions.
 - 2. Panel size for individual subdivisions shall be a maximum of two feet by seven feet.
- e) *Design.*
 - 1. The design of all off-site subdivision signs shall be consistent citywide.
 - 2. Off-site subdivision signs shall be freestanding and contain not more than two sides.
- f) *Placement and Removal.*
 - 1. Upon approval of a sign permit, no off-site subdivision sign shall be erected until application for plan check has been filed for a house or model home within the subdivision.
 - 2. A subdivision name shall be removed from the sign within 30 days of the sale of the final lot in the subdivision.
 - 3. Off-site subdivision signs shall be removed if no subdivision has been advertised on it for a period of 60 days.

(2) On-site Subdivision Signs.

- a) *Number.*
 - 1. No more than two freestanding signs shall be permitted at each subdivision entrance.
 - 2. No more than two wall signs shall be permitted at each subdivision entrance.

b) *Location.*

1. On-site signs may be located on either one or both sides of the subdivision entrance or within a landscaped entry median.
2. Signs shall be located outside of the clear vision triangle.
3. Wall signs may be mounted on an entry wall or sound wall on one or both sides of the subdivision entrance road.

c) *Area.*

1. The maximum area of a single sign shall be 32 square feet.
2. The maximum sign area for all signs at one subdivision entry shall be 64 square feet.

d) *Height.* The maximum height of a freestanding sign shall be four feet.

(P) TEMPORARY NON-COMMERCIAL SIGNS.

Temporary signs and banners are permitted in all zones subject to the following regulations.

- (1) *Location.* Signs shall not be posted on trees, fence posts, public utility poles, on any roof or vehicle top, or located within any public right-of-way or on any publicly owned property. No sign shall be located within the clear vision triangle.
- (2) No sign shall be placed on private property without permission of the property owner or tenant.
- (3) Signs shall not be illuminated.
- (4) *Height.* The maximum sign height shall not exceed seven feet.
- (5) *Area.* The maximum sign area shall not exceed thirty-two (32) square feet.
- (6) *Number.* Each lot shall be permitted two (2) temporary freestanding signs containing only noncommercial messages. In addition, one temporary freestanding campaign sign shall be allowed for each political candidate or proposed ballot measure on each street frontage.

(Q) UNDER CANOPY SIGNS.

- (1) *Number.* Each use shall be permitted one under canopy sign.
- (2) *Location.*
 - a) The sign shall be perpendicular to the wall of the building to which it is attached.
 - b) The minimum vertical clearance of an under canopy sign shall be as specified by the California Building Code.
- (3) *Area.*
 - a) The area of an under canopy sign shall not exceed six square feet.
 - b) The area of an under canopy sign shall not reduce the allowable sign area for wall signs associated with the same tenant/use.

(R) WALL SIGNS FOR INDIVIDUAL USES.

- (1) *Number.* Each individual use or tenant space may erect and maintain one or more wall signs on each building façade.
- (2) *Location.*
 - a) Wall signs may be:
 1. Attached flat against or pinned away (peg mounted or similar; no more than one foot) from a wall or facade.
 2. Attached as a projecting, overhead, or suspended sign as provided in Section 159.195(N).
 3. Attached to, or incorporated into, the mansard façade of a sloping roof, but shall not extend above the upper edge of the roof.
 4. Painted on or attached to a canopy or awning.
 - b) Signs should not cover or interrupt major architectural features, including such features as doors, windows, tile embellishments and reveal lines.
- (3) *Area.*
 - a) The total allowable area for all wall signs on a building facade shall not exceed six square feet per ten lineal feet of tenant frontage for each tenant.
 - b) Window signs shall not count towards the total square footage calculated for wall signs.
- (4) *Can signs prohibited.* Can signs shall be prohibited in the Old Town Design Review District and the Downtown Design Review District.

(S) WINDOW SIGNS.

- (1) *Number.* Each window may have window signs.
- (2) *Location.* Affixed or applied to, or located within 24" of, the surface of a window with its message intended to be visible to and readable from the public way or from adjoining property.
- (3) *Area.* Window sign area shall not be counted against the allowed wall sign area.
- (4) *Historic District of the Old Town Design Review District.* The limits of the Old Town Historic District are delineated on a map maintained by the Community Development Department as provide by Section 159.493 of this code. The following standards apply to window signs in the Historic District of the Old Town Design Review District:
 - a) No more than one neon, electronic or programmable window sign shall be permitted.
 - b) Businesses with more than one neon or electronic window sign identified in the Sign Inventory Historic District of Old Town Design Review District Neon and Electronic Window Signs dated

July 2, 2012 shall be deemed legal non-conforming in accordance with §159.197.

§ 159.196 PLANNED SIGN PROGRAM.

- (A) The purpose of a sign program is to integrate a project's signs into the architectural design of a subject site and to ensure visibility of all signs. A sign program also enables the city to ensure high quality in the design and display of multiple permanent signs and to encourage creativity and excellence in sign design.
- (B) *Required.* A planned sign program shall be provided as follows:
 - (1) A sign program shall be provided for any building complex established after the date of adoption of this code.
 - (2) A sign program for an existing building complex may be required at the discretion of the Director when:
 - (a) A new building is added to the building complex
 - (b) There is substantial exterior remodeling of the existing complex (i.e. at least 50% of the complex).
 - (3) A sign program shall be provided for the replacement of, or significant modification to, an existing planned sign program.
 - (4) A planned sign program is optional for all other signs.
- (C) If the provisions of an approved planned sign program conflict with other provisions of this chapter, whichever provision is more restrictive shall control.
- (D) A sign program shall consist of a description, including dimensions, materials, locations, and illustration of all signs proposed on the site. The sign program shall have a unifying design theme or style. A separate sign permit shall be required for all signs constructed pursuant to an approved sign program.

§ 159.197 NON-CONFORMING SIGNS.

This section recognizes that the eventual elimination of existing signs (on-site and off-site) that are not in conformity with the provisions of this chapter is as important as the prohibition of new signs that would violate these regulations.

- (A) *Continuation of Legal Non-conforming Sign.* A legally established sign that does not conform to the provisions of this chapter may continue to be used in compliance with Section 159.187, unless the sign is:
 - (1) Structurally altered to extend its useful life.
 - (2) Expanded, moved, or relocated.
 - (3) Re-established after a business has been discontinued for 60 days or more.
 - (4) Re-established after damage or destruction of more than 50% of the value of the physical structure of the sign, as determined by the Director.

- (B) *Sign Copy Changes.* The sign copy and sign faces of a legally established non-conforming sign may be changed provided that the change does not include a structural change in the display and otherwise complies with the requirements of this ordinance.
- (C) *Correction of Non-conformities Required.* Approval of any structures on a site or a change in the land use on a site shall require that all non-conforming signs on the site be brought into conformity with this chapter.
- (D) *Future Non-conformity.* Any legal sign, which later becomes non-conforming as to size or location either by reason of amendment of this section or its operation, may be maintained indefinitely, provided that it shall not be enlarged or moved without full compliance with this Chapter. All existing signs in newly annexed areas shall be treated legally established non-conforming signs in accordance with Section 159.197(A).

§ 159.198 REMOVAL OF UNSAFE OR ILLEGALLY INSTALLED SIGNS.

- (A) *Unsafe Signs.* Any sign that presents an immediate danger to the public health or safety may be removed by the city without prior notice. Alternatively, the director may issue a notice of violation and give the permit holder, owner of the property on which the sign was located, or person in possession and control of that property fifteen (15) days to cure the violation. The date of service shall be the date the director places the notice in a U.S. Postal Service mail receptacle. In the case of an unsafe sign removed by the city, the costs of such removal and storage shall be borne by the permit holder, owner of the property on which the sign was located, or person in possession and control of that property, as applicable and may be collected by the city in the same manner as it collects any other debt or obligation. No unsafe sign that has been removed and stored by the city shall be released until the costs of removal and storage have been paid. If an unsafe sign remains uncured for a period of thirty (30) days after service of the notice, the city may remove the sign and dispose of it.
- (B) *Illegal Signs.* Any illegal sign shall be removed or brought into conformity by the permit holder, owner of the property on which the sign was located, or person in possession and control of that property following written notice from the director as specified in Chapter 159.197(C). The director's order may be appealed to the council in the manner provided in Chapter 159.188 (H)(1).
- (C) *Abandoned Signs.* A sign that advertises or otherwise identifies a business or activity which has been discontinued on the premises, or any sign or sign structure that has no copy, for a period of sixty (60) days shall be considered abandoned and shall be removed by the owner or lessee of the premise.
- (D) *Penalties.* Illegal signs shall be subject to the remedies established in Chapter 159.199.

- (E) *Removal of Illegal Signs in the Public Right-of-Way.* The director may cause the immediate removal of any sign within the public right-of-way or on property that is otherwise abandoned that has been placed there without first complying with the requirements of this chapter.

§ 159.199 PUBLIC NUISANCE, ABATEMENT AND VIOLATION.

- (A) Violation of any provision of this Chapter shall be punishable as an infraction and shall be punishable as set forth in Chapter 10 of the Auburn Municipal Code. Each and every day that a prohibited sign is erected, constructed, maintained, placed, or displayed in violation of this Chapter shall be considered a separate violation.
- (B) In addition to any other remedy, penalty or provision of law, the violation of any provision of this Section shall be deemed to be a public nuisance, and may be abated by the City Attorney as provided by common and statutory law and City Ordinance, in any manner provided by law, whether criminal, civil, or administrative.



ATTACHMENT 2A

RESOLUTION NO. 12-

RESOLUTION PROVIDING THE COMMUNITY DEVELOPMENT DIRECTOR WITH
PROSECUTORIAL DISCRETION RELATING TO TEMPORARY SIGNS.

THE CITY OF AUBURN DOES HEREBY RESOLVE:

That the City Council of the City of Auburn recognizes the difficulties that local merchants are having in the current economic climate;

That a relaxation of the City's temporary sign standards in select areas of town will assist local merchants; and

That the City Council of the City of Auburn hereby provides the Community Development Director with authority to utilize prosecutorial discretion in the application of the temporary sign requirements of the City of Auburn, subject to the provisions listed in Exhibit A.

The City Council of the City of Auburn hereby adopts Resolution No. 12-_____ to continue the temporary banner program for 90 days following effectuation of the City's Updated Sign Ordinance.

DATED: October 8, 2012

Kevin Hanley, Mayor

ATTEST:

Joseph G. R. Labrie, City Clerk

I, Joseph G. R. Labrie, City Clerk of the City of Auburn, hereby certify that the foregoing resolution was duly passed at a regular meeting of the City of Auburn held on the 8th day of October 2012 by the following vote on roll call:

Ayes:
Noes:
Absent:

Joseph G. R. Labrie, City Clerk

**CITY OF AUBURN
TEMPORARY SIGNS****SUBMITTAL REQUIREMENTS**

- Provide two (2) copies of the following items, preferably at 8.5" x 11", but with a maximum size of 18" x 26".
 1. A Site Plan showing the project site and proposed sign locations relative to the site and/or buildings.
 2. A Building Elevation indicating the location of proposed and existing signs. Color photograph(s) with accurate information are acceptable alternatives.
- An additional fee will be imposed by the Building Department if a building permit is required.
- Temporary signs located within the City right-of-way will require approval of an Encroachment Permit from the Public Works Department and must maintain ADA accessibility.
- Temporary sign located within the State right-of-way will require approval from the California Department of Transportation (CALTRANS) prior to submitting an application to the City. For more information, contact the Department of Public Works.

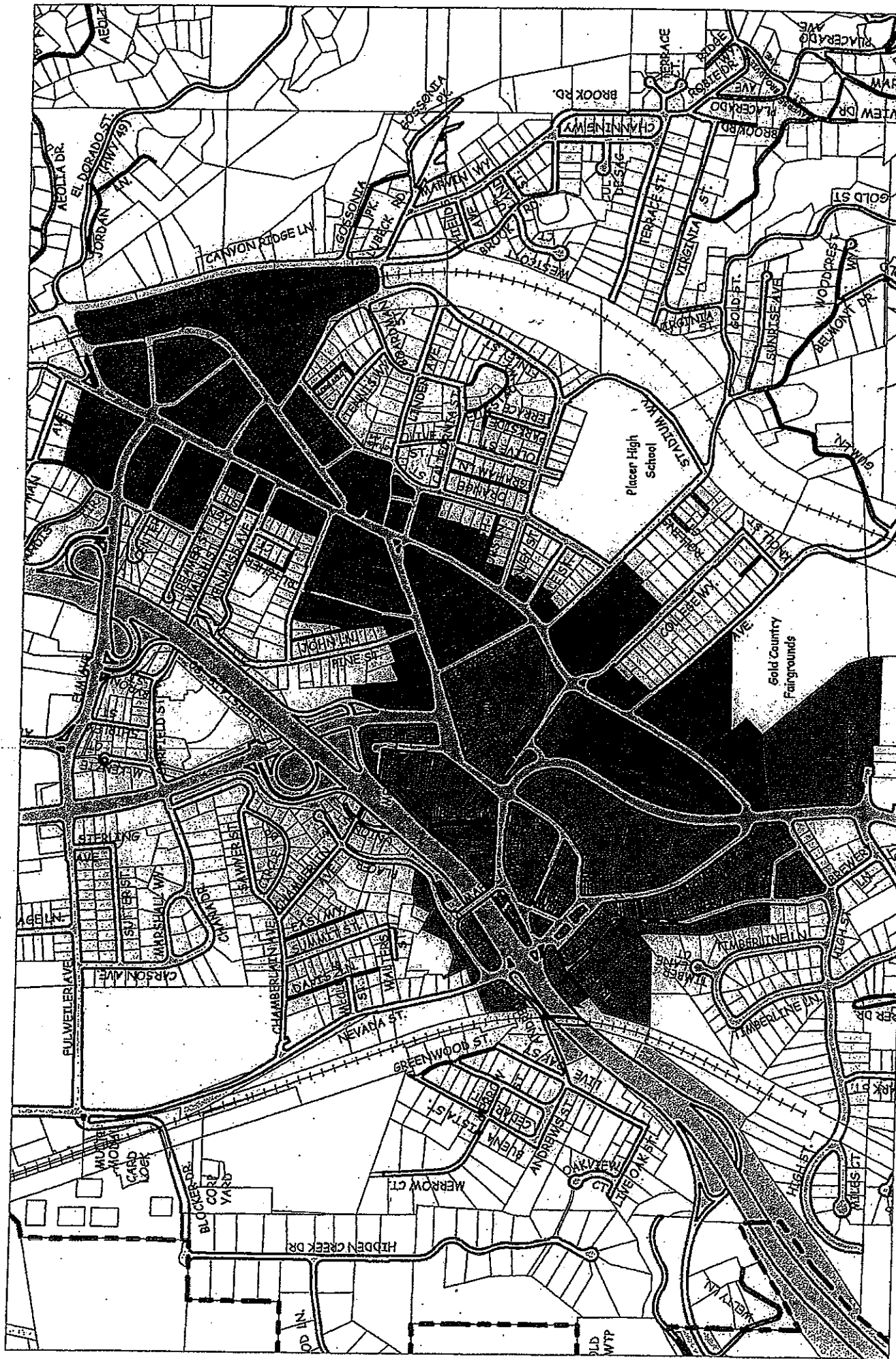
TEMPORARY SIGN PROVISIONS

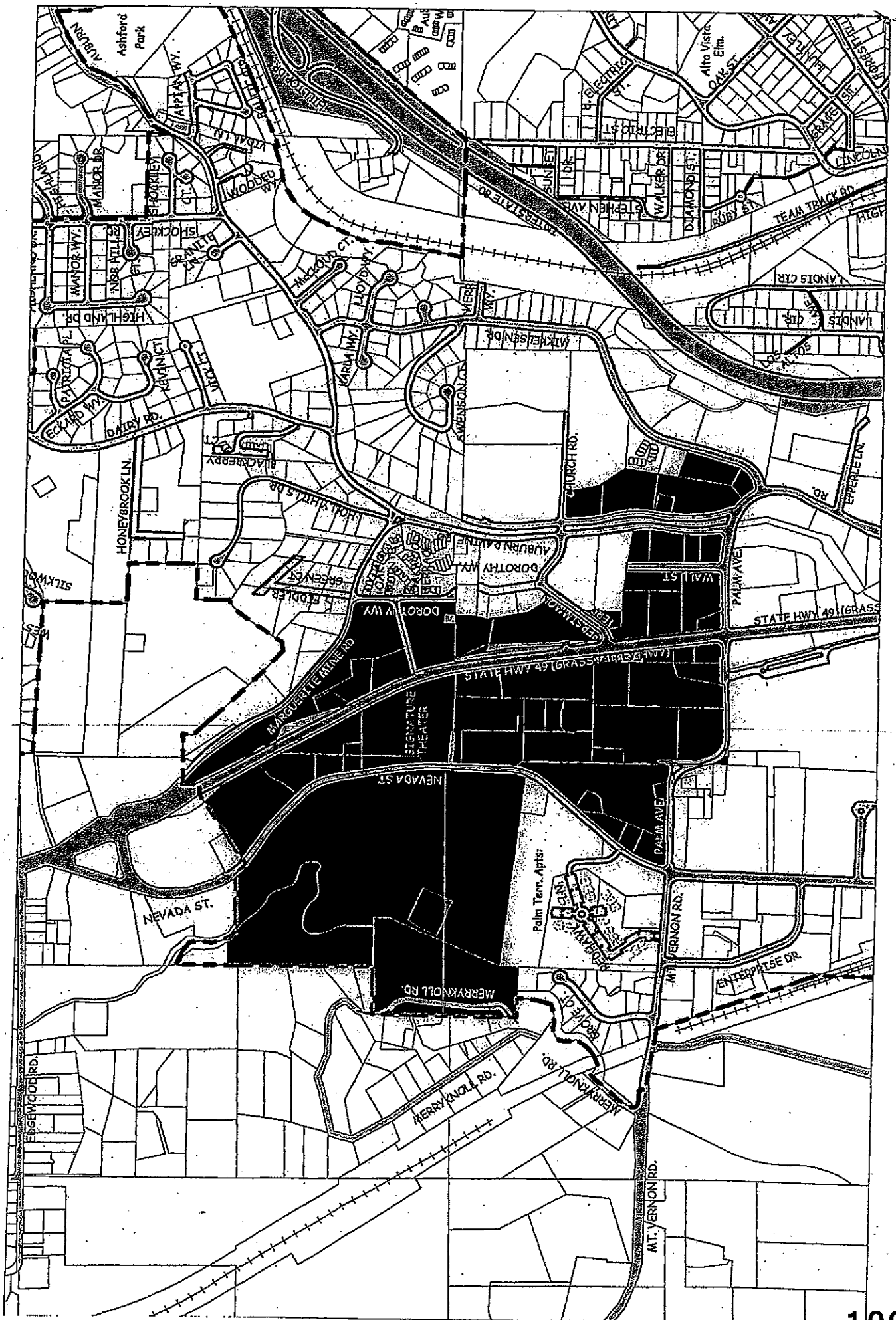
(Resolution 09-30)

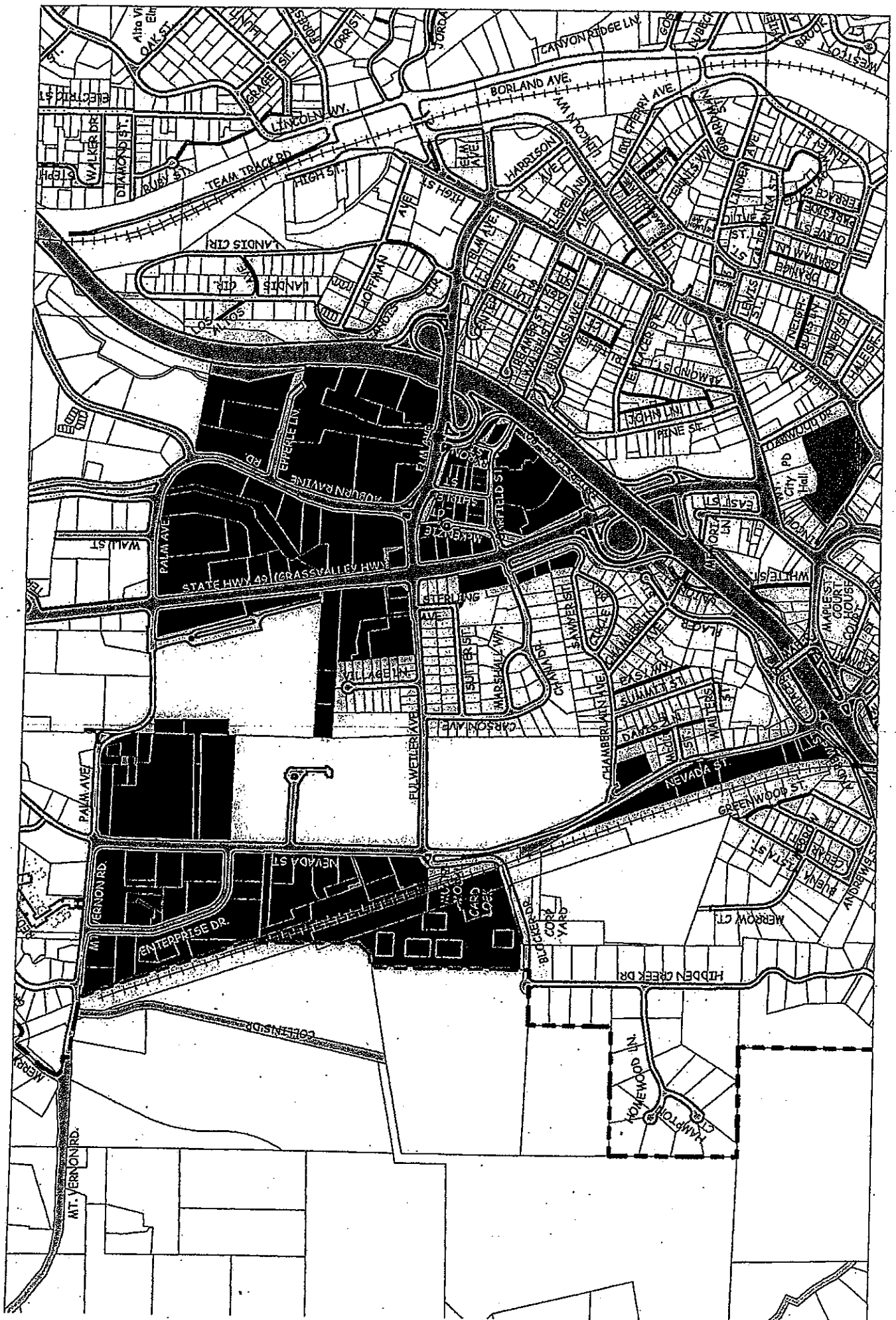
The following provisions shall apply to requests for temporary signs:

1. The tenant/property owner will be required to submit a temporary sign application to the Community Development Department for review and approval. No application fee will be collected by the City.
2. Each application will be reviewed on a case-by-case basis to determine the appropriateness of the request, including, but not limited to, the location, size, and number of signs.
3. **Quantity** – The number of signs will be reviewed and approved by staff.
4. **Type** – Staff will review and approve the mix of signs associated with a proposal.
5. **Size** – Staff will review and approve the size of signs associated with a proposal.
6. **Duration** – Staff will review and approve the time frame that temporary signs are allowed to remain in place.
7. **Balloons** – The use of balloons will be limited to the typical "birthday" size balloons (i.e. maximum approximately 14" in diameter). Mylar balloons will be discouraged. The use of large inflatable rooftop balloons, barrage balloons, and moving balloons powered by air blowers will be prohibited.
8. **A-frame signs** – Staff will review and approve A-frame signs on a case-by-case basis to insure ADA accessibility and an encroachment permit (if located within the City right-of-way).
9. **Mobile signs** – The use of mobile signs will be prohibited.
10. **Location** – The temporary sign provisions will only apply to on-site signs located within the Old Town and Downtown districts, the Hwy 49 corridor, and the Nevada Street corridor (see Attached).
11. **Type of Business** – The temporary sign provisions will only apply to a commercial business.

Old Town and Downtown Historic Districts









ATTACHMENT 3A

CITY COUNCIL MINUTES

September 10, 2012

REGULAR SESSION

The Regular Session of the Auburn City Council was held in the Council Chambers, City Hall, 1225 Lincoln Way, Auburn, California on Monday, September 10, 2012 at 6:00 p.m. with Mayor Hanley presiding and City Clerk Joseph G.R. Labrie recording the minutes.

CALL TO ORDER

ROLL CALL:

Council Members Present: Keith Nesbitt, Mike Holmes, William W. Kirby, Bridget Powers, Kevin Hanley

Council Members Absent: none

Staff Members Present: City Manager Robert Richardson, Assistant City Attorney Michael Cobden, Fire Chief Mark D'Ambrogi, Public Works Director Bernie Schroeder, Community Development Director Will Wong, Police Chief John Ruffcorn and Administrative Services Director Andy Heath.

PLEDGE OF ALLEGIANCE

AGENDA APPROVAL

City Manager Robert Richardson requested item 7 be postponed and removed from this agenda. The remainder of the agenda was approved by consensus of the Council.

CONSENT CALENDAR

1. **Warrants**

By **RESOLUTION 12-100**, ratify and approve payment of warrants 80488 through 80703 totaling \$1,252,492.69.

2. **Minutes**

By **MOTION**, approve the City Council minutes of 7/23/2012 and 8/13/2012.

3. **Quarterly Report of Investments – Quarter Ending June 30, 2012**

Receive, review and file the "City of Auburn Quarterly Investment Report" for the quarter ending June 30, 2012.

4. **695 Dairy Road – Acceptance of Public Improvements, Dedication of Right-of-Way and Pedestrian Access Easement**

By **RESOLUTION 12-101**, authorize the Director of Public Works to accept the public improvements, the right-of-way dedication and pedestrian access easement associated with the development at 695 Dairy Road on behalf of the City of Auburn.

***** End of Consent Calendar *****

By **MOTION**, approve the consent calendar.

MOTION: Powers/Nesbitt/ Approved 5:0

5. **Public Comment**

Mayor Hanley said he will put an item on the next City Council agenda to discuss the policy of comments made by Council during public comment.

PUBLIC HEARING

6. **Sign Regulations Ordinance/ Temporary Sign Program**

Community Development Director Will Wong presented this item. He reviewed the temporary sign program. He said this meeting acts as a public hearing for the first reading of the sign ordinance. He said six meetings have been held at the Planning Commission level regarding the sign ordinance. He also said all businesses have been contacted regarding proposed changes to the ordinance. He said types of signs, the unique business community, and how to implement the program were all discussed. He said the new ordinance contains a provision for legal non-conforming signs that would apply to all the new standards in the ordinance. He said this sign ordinance consists of updated code sections and definitions, a better legal framework, and clear criteria for permitted and exempt signs. The ordinance also recognizes the uniqueness of Auburn. He reviewed the ordinance and gave examples and reasoning of some of the changes. He addressed neon and electronic window signs and programmable window signs within the historic district in Old Town.

Council Member questions followed regarding (1) legal nonconforming signs, (2) replacement or repair of electronic signs in windows, (3) existing freestanding signs, (4) 30 day timeframe for banners/enforcement, (5) OTBA/DTA current position on sign

ordinance, (6) identifying the major changes to the new ordinance, (7) list of identified businesses with non-conforming signs, (8) mobile sign holders, (9) political signs/temporary non-commercial signs, (10) structural changes on electronic signs, (11) establishing a value for signs, (12) building complex signs, (13) garage sale signs, (14) automobile sales promotional signage, (15) notifications to businesses, (16) painted windows, (17) A-Frame signs and ADA compliance, (18) sign colors and materials, and (19) current complaints on neon window signs.

Gary Moffat, resident and business owner in Auburn, said while the ordinance clearly needs updating, the problem is many of the provisions of the current law are not being enforced by the City. He said he feels many of the changes to the new ordinance are to benefit business owners who are not abiding by the current law. He provided pictures of the storefront of Century 21 and a list of businesses using electronic displays in windows. He asked for the proposed ordinance to be amended to ban electronic monitors and televisions from storefront windows.

Jerry Kopp, resident and business owner in Auburn, spoke about neon signs being phased out. He said a new ordinance is not needed, there have been no complaints, and it is not enforceable.

Joe Labrie, City Clerk and resident of Auburn, spoke about the restrictions on garage and yard sale signs. He also spoke about large misleading "going out of business" signs in other cities.

Dave Johnson, business owner in Auburn, spoke about the need to advertise in his storefront for his type of business. He said he has advertised in that manner for many years.

Mayor Hanley said the Planning Commission held six hearings regarding this item and took a lot of time working on this proposed ordinance.

Council Member Nesbitt said there are times when a-frames and other types of signs show the character and personality of the town. He said he agrees with the commission's recommendation on how to handle electronic signs. He said he respects the deliberations of the Planning Commission and supports their decision.

Council Member Holmes also recognized the hard work by the Planning Commission. He said he is concerned with enforcement not being adequate. He said he is disappointed with the idea that existing businesses must remove long standing signs. He said he cannot

support the new ordinance and would like to see more information on enforcement.

Council Member Powers recognized the work of the Planning Commission and said she supports this ordinance. She said this is part of the future plans of Streetscape and how our City will look.

Council Member Kirby also recognized the Planning Commission for their work. He spoke about work to be completed on the electronic sign section, relaxing regulations on garage sale signs, and real estate business advertising. He said he wants to wait 6-8 months to make the new ordinance effective.

Community Development Director Will Wong said no type of sign is allowed in the public right of way. He said you cannot allow one type of content sign over another (i.e. garage sale signs).

Mayor Hanley addressed the reasoning behind needing a new ordinance, enforcement, the 30 day banner rule, electronic signs, temporary sign regulations, and input from the business community.

There was discussion regarding holding another public hearing before the sign ordinance is finalized. The consensus was to remove the following wording from the motion: "approval of the sign ordinance update as presented in this staff report."

Council Member Powers addressed enforcement of garage sale signage in the right of way.

Council Member Kirby said he would like to see more options and input on the electronic sign portion of the ordinance.

Council Member Holmes said he also would like another public hearing on this topic to receive more input.

Council Member Nesbitt addressed a possible compromise on the neon sign restrictions.

Will Wong addressed the electronic/neon signage issue.

- A. By MOTION**, introduce and hold a first reading, by title only, of an ordinance repealing Sections 159.185 through 159.207 (entitled Signs), including Appendix B, and adding new sections of the Auburn Municipal Code thereby updating the sign regulations for the City of Auburn, which includes the following actions:

1. Adoption of a Categorical Exemption prepared for the update of the sign ordinance as the appropriate level of environmental review in accordance with Section 15304 (Minor Alterations to Land), Section 15305 (Minor Alterations in the Land Use Limitations) and Section 15311 (Accessory Structures) of the California Environmental Quality Act (CEQA) Guidelines;
2. Adoption of Findings of Fact for approval of the sign ordinance update, as presented in the staff report; and
MOTION: Nesbitt/ Kirby/ Approved 4:1 (Holmes voted no)

The consensus of the Council was to postpone motion B (a resolution regarding the temporary sign requirements terminating) until a future meeting.

COUNCIL BUSINESS

7. Performance Budget Discussion/ Fire Department

Postponed to a future City Council Meeting.

REPORTS

8. City Council Committee Reports

Council Member Nesbitt reported on an upcoming SHAAC meeting. He reported on behalf of PCTPA that Auburn is no longer considered an "Urban Area" designation. He updated the appropriations on RSTP Funds, (Regionally Significant Transportation Projects) and STA (State Transit Assistance) funds. He invited everyone to the Lincoln Bypass Grand Opening on October 5th at 10am.

Council Member Holmes reported on the 9/11 Monument to be dedicated tomorrow at 10am. He reported on a "lack of due notice" by staff regarding the Historic Design Review Commission held earlier this month. He reported the SEDCorp JPA authorization is out of date and they are looking at updating it. He also reported on the unemployment rate in Placer County and Auburn. He reported the Chamber Government Affairs Committee voted to submit a recommendation to the Board of the Chamber of Commerce on the Wild and Scenic issue for the North Fork of the American River. He said there are many unanswered questions regarding this item that need to be addressed before it is approved.

Council Member Powers reported on the Industry 2012 event taking place in October.



ATTACHMENT 4A



CITY OF AUBURN

Community Development Department

1225 LINCOLN WAY • AUBURN, CA 95603 • PHONE (530) 823-4211 • FAX (530) 885-5508

September 13, 2012

Bruce Cosgrove, Auburn Chamber of Commerce
 Jim Brill, Downtown Business Association
 Dave Johnson, Old Town Business Association
 Jack Remington, Highway 49 Business Association
 Distribution via Email

Subject: Sign Ordinance Update Letter #7
 Termination of City's Temporary Sign Program

Bruce, Jim, Dave and Jack,

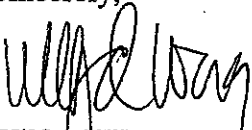
On September 10, 2012 the City Council held a public hearing to consider two items – the Sign Ordinance Update and termination of the City's Temporary Sign Program (banners, A-frames and balloons). On October 8, 2012 the Council will hold a 2nd public hearing on these items to provide another opportunity for public input. There were three particular items that pertain to the business community that the Council desired feedback:

1. The number of days that banners can be displayed annually. The Planning Commission recommended that "A banner may be allowed for a period of time not to exceed 30 calendar days per year." This recommendation was based on your comments. OTBA had recommended 30 days, DBA 30-45 days and the Chamber 30-45 days. Enclosed are the letters you provided to me.
2. Neon or electronic window signs in the historic Old Town District. The Planning Commission decided to recommend allowing neon, electronic and programmable window signs in the historic Old Town District, but limit the number to one such sign per business. Eight Old Town businesses have more than one such sign and instead of recommending an amortization schedule (compliance by a set date) the Commission chose to make these signs legal non-conforming. Per Sections 159.197(A) and (C) (see below) a legal non-conforming sign can continue to be used unless one of the following occurs:
 - (A) *Continuation of Legal Non-conforming Sign.* A legally established sign that does not conform to the provisions of this chapter may continue to be used in compliance with Section 159.187, unless the sign is:
 - (1) Structurally altered to extend its useful life.
 - (2) Expanded, moved, or relocated.

- (3) Re-established after a business has been discontinued for 60 days or more.
 - (4) Re-established after damage or destruction of more than 50% of the value of the physical structure of the sign, as determined by the Director.
- (C) *Correction of Non-conformities Required.* Approval of any structures on a site or a change in the land use on a site shall require that all non-conforming signs on the site be brought into conformity with this chapter.
3. Termination of the City's Temporary Sign Program. Since March 23, 2009 the City Council has chosen to temporarily relax the City of Auburn sign regulations for temporary signs (banners, A-frames and balloons) within the Downtown, Old Town and Highway 49 Business Districts. Staff recommendation is to link the end of the program to the effective date of the Sign Ordinance Update plus ninety (90) days. If the Council approves the Sign Ordinance on October 8th, the Temporary Sign Program would end on February 19, 2013 (134 days after approval). Per our past discussions this would provide time to "get the word out" and notify business that the program was ending. Also, staff would be working with the business organizations to obtain compliance. Do you feel additional time is needed?

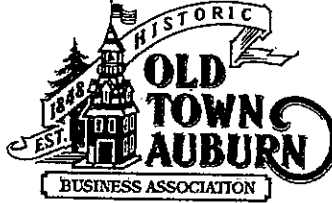
If you have any other comments on the proposed Sign Ordinance please provide them to me. Also, if you need additional information or if there are any questions you can either email me at wwong@auburn.ca.gov, or call me at (530) 823-4211, extension 133.

Sincerely,



Wilfred Wong
Community Development Director

cc: City Council
Planning Commission
City Manager



RECEIVED

JUN 18 2012

COMMUNITY DEVELOPMENT
CITY OF AUBURN

June 15, 2012

Will Wong – Community Development Director
CITY OF AUBURN
1225 Lincoln Way
Auburn, CA 95603

RE: City Sign Ordinance Update and proposed changes

The Old Town Board of Directors offers these suggestions to the Sign Ordinance as pertains to the Old Town Historic District:

1. Neon Signs: Although somewhat obtrusive to our overall theme, it is felt that some Neon Signs are necessary to promote business and encourage visitors. Based on the photo's taken and submitted by the City and sent to Old Town, our district does have an over abundance of Neon Signs. However, it's the general consensus of the Board that they should be limited and not prohibited, as many do not contribute any good design aspects of an "old town".
2. Banners: It is the general consensus that banners of any type, not only "grand opening" banners should be allowed with a 30 days maximum annually with a stringent permit process and enforcement, and with no additional fee.
3. Can Signs: Do not pertain to the Old Town Business District, per se.

Thank you for the opportunity to participate in this process.

Sincerely,

Linda Robinson
OTBA President 2011-2012



Downtown Auburn
The Heart of Auburn

AUBURN

**DOWNTOWN BUSINESS
ASSOCIATION**

www.downtownauburnca.com
PO BOX 244
AUBURN, CA 95604

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SECRETARY
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DIRECTORS
GARY CAPPS
CORRINE LEE
LISA SWISLEY
MICHELLE SMITH
KEITH HENTCHEL
**SUPPORTING OUR
DOWNTOWN TOGETHER**

RECEIVED

JUN 05 2012

To Will Wong
City of Auburn
Planning Commissioners

COMMUNITY DEVELOPMENT
CITY OF AUBURN
June 4, 2012

Re: Proposed changes in sign ordinance

We would like to comment on five elements of the sign ordinance which are up for potential change.

1) Neon-

We would like to see the continued use of Neon signage within a business's window. Bright days makes windows appear dark. The "open" signs are beneficial to shoppers.

2) Can Signs-

Some of the can signs in Downtown, we feel are suitable with the architecture of the building, some are not. They may not be suitable in a streetscape area. If it is decided to eliminate future can type signage we ask that there be no amortization on the existing signs.

3) Monument signs-

The changes in height limits for monument signs, is acceptable as proposed. No Amortization on existing signs

4) Window Signs-

There seems to be confusion in what could be considered display and what is to be considered signage. Businesses need to fully utilize their store front to their best benefit. We do not feel we have any glaring problems at this time and it is best to leave this issue alone with no restrictions on the percentage of window coverage.

5) Banners-

Banners of any type, not only "grand opening" should be allowed with a 30 to 45 day maximum annually. Continue the No Fee policy.

Thank you

Jim Brill
DBA President



Auburn Chamber of Commerce

Serving Auburn Since 1906

2012 OFFICERS
AND DIRECTORS

June 5, 2012

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BottomLine Lawyers

Wayne Manning
President-Elect
Manning Consulting

Carolyn Metzker
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Lyon Real Estate

Reese Browning
Treasurer
Old Town Pizza

Tony Hazarian
Past-President
Public Relations / Consultant

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Eklund Insurance & Financial Services

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Keller Williams Realty

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Candace Roeder, Exec. Dir.
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Richard Johnson
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Kahl Muscott
Auburn Recreation District

Bob Snyder
Snyder Sierra

Keri Roeder
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Wharton Enterprises

Harvey Roper
Roper's Jewelers

Cathy Bianchi
Gimmie Cake Too!

Monique Hall
Umpqua Bank

CHAMBER STAFF

Bruce Cosgrove
Chief Executive Officer

Stacia George
Admin. Asst.

Rosie Joe Herrnberger
Bookkeeper

Will Wong, Community Development Director
CITY OF AUBURN
1225 Lincoln Way
Auburn, CA 95603

Re: City Sign Ordinance Update

Dear Will and Auburn Planning Commissioners,

The Auburn Chamber of Commerce Board of Directors appreciates the opportunity to submit comments on several of the proposed changes in the City Sign Ordinance. We recognize the importance of reviewing and updating the sign ordinance to reflect changes needed to better clarify regulations and the permit process, in an effort to improve compliance and help reflect and support changes in business marketing trends.

The Chamber Government Affairs / Economic Development Team asked Chamber staff to bring representatives of business together to review and discuss the proposed changes to the sign ordinance. This was accomplished with two Chamber member meetings, both with Will Wong in attendance.


The following items listed represent the consensus of comments/concerns shared by Chamber members (small business):

- Can Signs are not viewed as a negative for our local architecture. However, there is general agreement "can signs" may not be consistent with current streetscape design concepts. If this type of sign is eliminated (within streetscape), there is a strong belief there should be no amortization schedule on the existing signs.
- Neon Window Signs provide needed exposure to attract and invite the public to discover, explore and enjoy shopping and supporting Auburn.
- Agreement with proposed Monument Height Limits proposed for Downtown (10 ft), South Auburn (15 ft), and Hwy 49 / Nevada St. (25 ft) with no amortization period.
- The NO FEE provision for Banners displayed (for 30-45 days) should remain. This provision encourages local business to submit banner requests, and reinforces local government support of local business.
- Window Signage proposed regulation (not to exceed 50%) is viewed as harmful to some businesses, and not helpful to most all businesses. There is a shared strong belief that this would be a severe enforcement issue for the City that could most likely result in selective enforcement.

The Chamber Board submits the above comments in the spirit of cooperation and good planning for local business. Auburn is an attractive and one-of-a-kind community, and local business has historically played a partnership role in creating the ambiance unique to our city. Many local business people came here with good ideas and good intentions. The Chamber believes the City Sign Ordinance should support and encourage small business in our community.

Thank you for your consideration of this important matter for local business.

Sincerely,


Richard Hall, President

RECEIVED

JUN 05 2012

COMMUNITY DEVELOPMENT
CITY OF AUBURN



ATTACHMENT 5A



CITY OF AUBURN

Community Development Department

1225 LINCOLN WAY • AUBURN, CA 95603 • PHONE (530) 823-4211 • FAX (530) 885-5508

September 14, 2012

Naughty & Nice, 301 Commercial Street and P.O. Box 4296

California Club, 1580 Lincoln Way, caliclubonline@yahoo.com

Hank Gonzales via email

Café Delicias, 1591 Lincoln Way, Ramirez@cafe-delicias.com

Mary Belles, 1590 Lincoln Way and P.O. Box 9155, marybellesrestaurant@yahoo.com

Edelweiss, 111 Sacramento Street

Auburn Blooms, 127 Sacramento Street, auburnblooms@att.net

Old Town Pizza, 150 Sacramento Street, owner@otpizza.net and reese@otpizza.net

Tio Pepe's, 216 Washington Street

Distribution via Mail and Email

Subject: Sign Ordinance Update

Neon and Electronic Window Signs

Dear Business Owners,

This is a follow-up to my letter August 31, 2012 letter. On September 10, 2012 the City Council held a public hearing to consider the proposed sign ordinance update and the Planning Commission's recommendations. On October 8, 2012 the Council will hold a 2nd public hearing to provide another opportunity for public input.

The Planning Commission decided to recommend allowing neon and electronic window signs in the historic Old Town District, but limit the number to one such sign per business. Note these types of signs have not been permitted in the historic Old Town District and no approvals could be found.

As I discussed in my previous letters this affects your business. After deciding to allow these type of signs, the Commission considered how to deal with the existing neon/electronic window signs that exceed the allowable number permitted. You are one of the eight Old Town businesses having more than one such sign and instead of recommending an amortization schedule (compliance by a set date) the Commission chose to make these signs legal non-conforming. Per Sections 159.197(A) and (C) (see below) a legal non-conforming sign can continue to be used unless one of the following occurs:

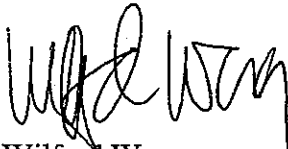
- (A) *Continuation of Legal Non-conforming Sign.* A legally established sign that does not conform to the provisions of this chapter may continue to be used in compliance with Section 159.187, unless the sign is:

- (1) Structurally altered to extend its useful life.
- (2) Expanded, moved, or relocated.
- (3) Re-established after a business has been discontinued for 60 days or more.
- (4) Re-established after damage or destruction of more than 50% of the value of the physical structure of the sign, as determined by the Director.

(C) *Correction of Non-conformities Required.* Approval of any structures on a site or a change in the land use on a site shall require that all non-conforming signs on the site be brought into conformity with this chapter.

If you have any questions you can either email me at wwong@auburn.ca.gov, or call me at (530) 823-4211, extension 133. If I am not available you can also contact either Reg Murray (rmurray@auburn.ca.gov, 823-4211, ext. 140) or Lance Lowe (llowe@auburn.ca.gov, 823-4211, ext. 103).

Sincerely,



Wilfred Wong
Community Development Director

cc: City Council
Planning Commission
City Manager
Dave Johnson, OTBA President
Linda Robinson, OTBA Past President
Reg Murray
Lance Lowe



ATTACHMENT 6A



Report to the Auburn City Council

ATTACHMENT 6A

Action Item

Agenda Item No.


City Manager's Approval

To: Mayor and City Council Members
From: Wilfred Wong, Community Development Director
Date: September 10, 2012
Subject: 1. Ordinance repealing Sections 159.185 - 159.207 (Signs), including Appendix B, and adding new sections of the Auburn Municipal Code thereby updating the sign regulations
2. Expiration of Temporary Sign Program

The Issue

Should the City Council adopt an Ordinance updating the City's Sign Ordinance and when should the Temporary Sign Program end?

Recommended Motion (Approval)

Based upon the Planning Commission's recommendation for the Sign Ordinance Update as modified, staff recommends that the City Council take the following actions:

- A. By Motion, introduce and hold a first reading, by title only, of an ordinance repealing Sections 159.185 through 159.207 (entitled Signs), including Appendix B, and adding new sections of the Auburn Municipal Code thereby updating the sign regulations for the City of Auburn, which includes the following actions (**Attachment 1**):
 1. Adoption of a Categorical Exemption prepared for the update of the sign ordinance as the appropriate level of environmental review in accordance with Section 15304 (Minor Alterations to Land), Section 15305 (Minor Alterations in the Land Use Limitations) and Section 15311 (Accessory Structures) of the California Environmental Quality Act (CEQA) Guidelines;
 2. Adoption of Findings of Fact for approval of the sign ordinance update, as presented in the staff report; and
 3. Approval of the sign ordinance update as presented in this staff report.
- B. Adopt Resolution thereby continuing to provide the Community Development Director with authority to utilize prosecutorial discretion in the application of the temporary sign requirements terminating ninety (90) days following effectuation of the City's Updated Sign Ordinance (**Attachment 2**).

Background

The City Council will be considering two items: (1) update of the sign ordinance and (2) discontinuing the City's temporary sign program.

On April 11, 2011 the City Council continued the relaxation of temporary signs (banners, A-frames, balloons) and directed staff to update the sign ordinance (**Attachment 3**, March 20, 2012 Planning Commission staff report).

On June 25, 2012 the Council considered ending the City's temporary sign program. Staff had recommended linking the end of the program to the effective date of the Sign Ordinance Update plus ninety (90) days. The Council decided to postpone a decision on this item until the Sign Ordinance Update was before them (**Attachment 4**, June 25th minutes and staff report). If the Council adopts the Sign Ordinance Update tonight, has a second reading on September 24th and decides to end the Temporary Sign Program as recommended, the program would end on January 21, 2013.

During this time staff has worked with the Planning Commission, business organizations (Chamber of Commerce, Downtown Business Association, Old Town Business Association and Highway 49 Business Association) and individual businesses to communicate and explain the proposed sign ordinance update (**Attachment 3**). The Planning Commission held six public meetings on the following dates:

1. March 20, 2012
2. April 17, 2012
3. June 5, 2012
4. June 19, 2012
5. July 17, 2012
6. August 21, 2012

Update letters were sent to the business organizations (Chamber of Commerce, Downtown Business Association, Old Town Business Association and Highway 49 Business Association) on the following dates:

1. March 27, 2012 update #1
2. April 24, 2012 update #2
3. June 8, 2012 update #3
4. June 26, 2012 update #4
5. July 25, 2012 update #5
6. August 30, 2012 update #6

Individual letters were sent to eight Old Town businesses discussing neon and electronic window signs on the following dates:

1. August 17, 2012
2. August 31, 2012

Analysis

The proposed update to the Sign Ordinance codifies existing procedures and policies, provides for an updated legal framework, provides for needed criteria, and recognizes the uniqueness of Auburn. Following is a description of the major revisions:

1. Section 159.186, Definitions. Update of sign ordinance definitions.
2. Added graphics as needed. Staff will also be developing an information binder providing examples of desirable signs.
3. Section 159.194, Sign Design Criteria. Provides for criteria much of which staff have been using.
4. Section 159.195.(B), Banners/Pennants Signs. Expands the use of banners from only grand openings for a period of 30 days to allowing banners on an annual basis for a period of 30 days. A maximum size of 50 square feet was established. The Planning Commission recommended that no application fee be required with the application. This would be consistent with existing practice.
5. Section 159.195.(C), Building Complex Signs. Provides for criteria much of which staff have been using.
6. Section 159.195.(G), Freestanding Signs. Allows for additional freestanding signs under certain conditions subject to a Use Permit where the existing code did not. Changed the maximum height of freestanding signs to be more compatible with the historic design review districts (10 feet), other parts of the City (15 feet) and recognized the need for a taller sign along the Highway 49/Elm Commercial Area (25 feet). Finally, the area allowed was revised to be easy to understand and fair.
7. Section 159.195.(J), Motor Vehicle Fuel and Service Station Signs. Recognized the different needs for this type of use and provides for criteria much of which staff have been using.
8. Section 159.195.(K), Multiple-Family Residential Signs. Provides for criteria much of which staff have been using.
9. Section 159.195.(M), Projecting, Overhead, and Suspended Signs. These types of signs are only allowed in the Old Town and Downtown design review districts. This section was proposed to be consistent with the Historic Preservation Architectural Design Guidelines, which allows such signs subject to the design guidelines.
10. Section 159.195.(O)(1), Subdivision Signs, Off-Site Subdivision Signs. Provides for a process and criteria to allow this type of sign. Similar signs have been allowed in the past subject to a Use Permit.
11. Section 159.195.(O)(2), Subdivision Signs, On-Site Subdivision Signs. Provides for criteria much of which staff have been using.
12. Section 159.195.(P), Temporary Non-Commercial Signs. Legal update for noncommercial messages and political signs.
13. Section 159.195.(Q), Under Canopy Signs. Recognizes a type of sign currently used and provides for criteria.
14. Section 159.195.(S), Window Signs. Defines a window sign, provides criteria and allows for a type of window sign (neon, electronic and programmable) in historic Old Town that is not currently permitted. A more detailed discussion of this item is provided in the staff report.

15. Section 159.196, Planned Sign Program. Provides for criteria much of which staff have been using.

On August 21, 2012 the City of Auburn Planning Commission held their 6th sign ordinance update meeting (6th public meeting and first public hearing). The Commission completed their review and recommended that the City Council adopt the update of the sign ordinance. At the August 21st meeting the Commission spent a majority of their time discussing two topics:

1. Neon or electronic window signs in the historic Old Town District.
2. Programmable window signs in the historic Old Town District.

The Commission decided to recommend allowing neon, electronic and programmable window signs in the historic Old Town District, but limit the number to one such sign per business. Eight Old Town businesses (**Attachment 5**) have more than one such sign and instead of recommending an amortization schedule (compliance by a set date) the Commission chose to make these signs legal non-conforming. Per Sections 159.197(A) and (C) (see below) a legal non-conforming sign can continue to be used unless one of the following occurs:

- (A) *Continuation of Legal Non-conforming Sign.* A legally established sign that does not conform to the provisions of this chapter may continue to be used in compliance with Section 159.187, unless the sign is:
- (1) Structurally altered to extend its useful life.
 - (2) Expanded, moved, or relocated.
 - (3) Re-established after a business has been discontinued for 60 days or more.
 - (4) Re-established after damage or destruction of more than 50% of the value of the physical structure of the sign, as determined by the Director.
- (C) *Correction of Non-conformities Required.* Approval of any structures on a site or a change in the land use on a site shall require that all non-conforming signs on the site be brought into conformity with this chapter.

All final votes by the Commission that resulted in a recommendation were unanimous (5-0), except for the 3-2 vote recommending approval of a Programmable Window Sign, which is an electronic window sign that transitions (moves) not more than once every thirty (30) seconds. After further discussion the Commission by a 5-0 vote recommended a change to the definition of a Programmable Window Sign if staff and the City Attorney are able to develop a more narrow definition that would limit such signs to televisions, computer monitors and digital picture frames. Staff was able to develop a definition that meets the Commission's request and following definition for a Programmable Window Sign has been included in the proposed ordinance:

PROGRAMMABLE WINDOW SIGN. An electronic visual display, such as a computer monitor, television screen, or digital photo frame, which displays a static image or message for at least 30 seconds without changing, located within 24" of the surface of a window with the message intended to be visible to and

readable from the public way or from adjoining property. A programmable window sign with a message more than once every thirty (30) seconds shall be considered an "Animated Sign".

Alternatives Available to Council; Implications of Alternatives

1. Adopt the Ordinance amending various sections of the Auburn Municipal Code as presented, or as amended by the City Council.
2. Do not adopt the Ordinance amending various sections of the Auburn Municipal Code and provide further direction to staff.

Fiscal Impacts

Community Development staff prepared the draft ordinance in consultation with the City Attorney.

Additional Information

- Attachment 1 – Ordinance repealing Sections 159.185 through 159.207 (entitled Signs), including Appendix B, and adding new sections of the Auburn Municipal Code thereby updating the sign regulations.
- Attachment 2 – Resolution for temporary sign program terminating ninety (90) days following effectuation of the City's Updated Sign Ordinance.
- Attachment 3 – Background Binder with the following information:
- SECTION 1
 1. August 17, 2012 Correspondence to Business Owners in Old Town
 2. August 31, 2012 Correspondence to Business Owners in Old Town
 - SECTION 2
 1. March 27, 2012 Business Organization Correspondence
 2. April 24, 2012 Business Organization Correspondence #2
 3. June 8, 2012 Business Organization Correspondence #3
 4. June 26, 2012 Business Organization Correspondence #4
 5. July 25, 2012 Business Organization Correspondence #5
 6. August 30, 2012 Business Organization Correspondence #6
 - SECTION 3, March 20, 2012 Planning Commission Sign Ordinance Workshop
 - SECTION 4, April 17, 2012 Planning Commission Sign Ordinance Workshop #2
 - SECTION 5, June 5, 2012 Planning Commission Sign Ordinance Workshop #3
 - SECTION 6, June 19, 2012 Planning Commission Sign Ordinance Workshop #4
 - SECTION 7, July 17, 2012 Planning Commission Sign Ordinance Workshop #5
 - SECTION 8, August 21, 2012 Planning Commission's hearing on Sign Ordinance
- Attachment 4 – June 25, 2012 Council minutes and staff report reconsidering the City's temporary sign program.
- Attachment 5 – July 2, 2012 Sign Inventory Historic District of Oldtown Design Review District Neon and Electronic Window Signs.

ATTACHMENT 1



ORDINANCE NO. 12-____

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF AUBURN REPEALING SECTIONS 159.185 THROUGH 159.207 (SIGNS), INCLUDING APPENDIX B AND ADDING NEW SECTIONS OF THE AUBURN MUNICIPAL CODE THEREBY UPDATING THE SIGN REGULATIONS FOR THE CITY OF AUBURN.

THE CITY COUNCIL OF THE CITY OF AUBURN DOES ORDAIN AS FOLLOWS:

A. The City Council held a public hearing on September 10, 2012, to consider repealing Sections 159.185 through 159.207, including Appendix B and adding new sections of the Auburn Municipal Code thereby establishing new sign regulations in **Exhibit A** attached hereto and incorporated herein by reference;

B. The City Council has considered all of the evidence submitted into the administrative record which includes, but is not limited to:

1. Planning Commission Staff Reports prepared by the Community Development Department for the following meetings: March 20, 2012, April 17, 2012, June 5, 2012, June 19, 2012, July 17, 2012 and August 21, 2012

2. Planning Commission recommendation at the August 21, 2012, Planning Commission hearing;

3. Staff update letters to business organizations and other businesses;

4. Staff report prepared by the Community Development Department for the September 10, 2012 City Council meeting;

5. Categorical Exemption prepared by City Community Development Department;

6. Staff presentation at the public hearing held on August 21, 2012;

1 7. Public comments, written and oral, submitted at or prior to
2 the public hearing;

3 8. All related documents submitted at or prior to the public
4 hearing;

5 9. The City of Auburn General Plan, Zoning Ordinance, and all
6 other applicable regulations and codes;

7
8 C. The City Council Findings of Fact for this Ordinance are:
9

10 1. The purpose of this chapter is to provide minimum standards
11 to safeguard life, health, property and the public welfare, and to preserve the
12 unique character of the City of Auburn by establishing minimum standards and
13 regulations for the size, height, design, quality of materials, construction,
14 location, electrification and maintenance of all signs and sign structures in
15 order to accomplish the following results:

16
17 a. To promote and maintain healthy commercial centers
18 and property values for effective communication as to the nature of goods and
19 services available while avoiding wasteful, ugly and unsightly competition in
20 signs;

21 b. To protect and enhance the character or residential
22 neighborhoods, open views and vistas and property values by prohibiting any
23 incompatible sign;

24 c. To encourage signs which are well designed and
25 pleasing in appearance and to provide incentives and latitude for variety,
26 appropriate design in accordance with civic design controls, including proper
27 spacing and location, and to provide a reasonably and comprehensive system
28 of control over signs, integrated within a part of the general planning program
and zoning provisions;

1 d. To attract and direct persons to various activities and
2 enterprises in order to provide for the maximum public convenience;

3 e. To enhance the economic value of the entire
4 community through the regulation of the size, location, design and illumination
5 of all signs; and,

6 f. To effectuate the paramount intent of the City, as
7 reflected by the following statement: "The city acknowledges the need for
8 business signs, and they can be attractive and add to the city setting. The
9 goal of the city is to have signs which are reasonable in size, height and
10 number and signs which have attractive design, with a blend of colors and
11 materials and location on the building or site which compliments the business
12 and the community."

13
14 2. Due to the unique character of the Oldtown and Downtown
15 areas of Auburn, special considerations, designs, and standards should apply to
16 signs that are placed on both private and public property in those areas. The
17 City Council wishes to protect the historical and aesthetic virtues of those areas
18 of the City, and preserve as much as possible the unique character of each.

19
20 D. In view of all of the evidence in the record and based on the
21 foregoing findings, the City of Auburn City Council further finds the following:

22 1. All documents and materials relating to the proceedings for
23 the Sign Ordinance update are maintained in the City of Auburn Community
24 Development Department; 1225 Lincoln Way, Room 3; Auburn, CA 95603;

25
26 E. In view of all of the evidence and based on the foregoing findings,
27 the City of Auburn City Council hereby adopts a Categorical Exemption
28 prepared for the sign ordinance update in accordance with Section 15304
(Minor Alterations to Land), Section 15305 (Minor Alterations in the Land Use

1 Limitations) and Section 15311 (Accessory Structures) of the California
2 Environmental Quality Act (CEQA) Guidelines;

3
4 Section One: Chapter 159.185 through 159.199 is hereby added to the
5 Auburn Municipal Code in the form attached hereto as **Exhibit A**.

6
7 Section Two: This Ordinance shall take effect thirty days following its
8 adoption as provided by Government Code Section 36937.

9 Section Three: The City Clerk shall certify to the passage and adoption
10 of this Ordinance and shall give notice of its adoption as required by law.
11 Pursuant to Government Code Section 36933, a summary of this Ordinance
12 may be published and posted in lieu of publication and posting of the entire
13 text.

14
15 Section Four: Should any provision, section, paragraph, sentence or
16 word of this Ordinance be rendered or declared invalid by any court of
17 competent jurisdiction or by reason of any preemptive legislation, the
18 remaining provisions, sections, paragraphs, sentences or words of this
19 Ordinance shall remain in full force and effect.

20 Section Five: To the extent the provisions of the Auburn Municipal
21 Code as amended by this Ordinance are substantially the same as the
22 provisions of that Code as it read prior to the adoption of this Ordinance, those
23 provisions shall be construed as continuations of the prior provisions and not
24 as new enactments.

25
26 DATED: September 10, 2012

27
28 _____
Kevin Hanley, Mayor

1
2
3
4 ATTEST:

5
6 Joseph G. R. Labrie, City Clerk

7 I, Joseph G. R. Labrie, City Clerk of the City of Auburn, hereby certify
8 that the foregoing ordinance was duly passed at a regular meeting of the City
9 Council of the City of Auburn held on the 10th day of September, 2012 by the
following vote on roll call:

10 Ayes:

11 Noes:

12 Absent:

13 Joseph G. R. Labrie, City Clerk
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ORDINANCE NO. 12- _____

AN ORDINANCE OF THE CITY OF AUBURN REPEALING THE CITY'S SIGN REGULATIONS CONTAINED IN SECTIONS 159.185 THROUGH 159.207 INCLUDING APPENDIX B AND ADDING NEW SECTIONS OF THE AUBURN MUNICIPAL CODE ESTABLISHING NEW SIGN REGULATIONS FOR THE CITY OF AUBURN.

CHAPTER 159: SIGNS

159.185	Purpose
159.186	Definitions
159.187	General Provisions
159.188	Sign Permits Required
159.189	Permitted Signs
159.190	Exempt From Sign Permit Requirements
159.191	Prohibited Signs
159.192	Temporary Special Permits
159.193	Sign Standards
159.194	Sign Design Criteria
159.195	Sign Types
159.196	Planned Sign Program
159.197	Non-Conforming Signs
159.198	Removal of Illegally Installed or Unsafe Signs
159.199	Public Nuisance, Abatement and Violation

§ 159.185 PURPOSE.

The purpose of this chapter is to provide minimum standards to safeguard life, health, property and the public welfare, and to preserve the unique character of the City of Auburn by establishing minimum standards and regulations for the size, height, design, quality of materials, construction, location, electrification and maintenance of all signs and sign structures in order to accomplish the following results:

(A) To promote and maintain healthy commercial centers and property values for effective communication as to the nature of goods and services available while avoiding wasteful, ugly and unsightly competition in signs;

(B) To protect and enhance the character of residential neighborhoods, open views and vistas and property values by prohibiting any incompatible sign;

(C) To encourage signs which are well designed and pleasing in appearance and to provide incentives and latitude for variety, appropriate design in accordance with civic design controls, including proper spacing and location, and to provide a reasonable and comprehensive system of control over signs, integrated within a part of the general planning program and zoning provisions;

(D) To recognize and promote signs which reflect the character of the different districts and communities throughout the community;

(E) To attract and direct persons to various activities and enterprises in order to provide for the maximum public convenience;

(F) To enhance the economic value of the entire community through the regulation of the size, location, design and illumination of all signs; and,

(G) To effectuate the paramount intent of the City, as reflected by the following statement: "The city acknowledges the need for business signs, and they can be attractive and add to the city setting. The goal of the city is to have signs which are reasonable in size, height and number and signs which have attractive design, with a blend of colors and materials and location on the building or site which compliments the business and the community."

§ 159.186 DEFINITIONS

For the purpose of this Chapter, the following definitions shall apply unless the context clearly indicates or requires a different meaning.

A-FRAME SIGN. A sign with two or more pieces of any rigid material, joined at the top so as to form an "A" when viewed in profile, which is not permanently affixed to the ground or a building, and which is otherwise consistent with the definition of a sign.

ABANDONED SIGN. A sign that advertises or otherwise identifies a business or activity which has been discontinued on the premises for a period of sixty (60) days or more.

ANIMATED SIGN. A sign employing actual motion or the illusion of motion. Animated signs include the following:

1. *Electrically activated.* Animated signs producing the illusion of movement by means of electronic, electrical or electro-mechanical input and/or illumination capable of simulating movement through employment of the characteristics of one or both of the classifications noted below:
 - a. *Flashing.* Animated signs or animated portions of signs whose illumination is characterized by a repetitive cycle in which the period of illumination is either the same as or less than the period of non-illumination.
 - b. *Patterned illusionary movement.* Animated signs or animated portions of signs whose illumination is characterized by simulated movement through alternate or sequential activation of various illuminated elements for the purpose of producing repetitive light patterns designed to appear in some form of constant motion.
2. *Environmentally activated.* Animated signs or devices motivated by wind, thermal changes or other natural environmental input. Includes spinners, pinwheels, pennant strings, and/or other devices or displays that respond to naturally occurring external motivation.
3. *Mechanically activated.* Animated signs characterized by repetitive motion and/or rotation activated by a mechanical system powered by electric motors or other mechanically induced means.

AWNING. Any movable or fixed structure attached to a building and projecting over a thoroughfare or sidewalk.

AWNING SIGN. A sign displayed on or attached flat against the surface or surfaces of an awning.

BALLOON. A bag that is filled with heated air or a gas lighter than air so as to rise and float in the atmosphere.

BANNER. A temporary sign constructed of a strip of cloth, paper, plastic, or other flexible material upon which copy is written and which is supported between poles or sticks or fastened to buildings or other structures.

BILLBOARD. A permanent sign in a fixed location which meets any one or more of the following criteria:

1. An off-site outdoor advertising sign on which space is leased or rented.
2. It is used, in whole or in part, for the display of off-site commercial messages.
3. It constitutes principal, separate or secondary use, as opposed to an accessory, ancillary or appurtenant use, of the parcel on which it is located.

4. An outdoor sign used as advertising for hire or general advertising, which display space is made available to parties other than the owner of the sign or the property on which it is placed.

BUILDING COMPLEX. A development of two or more commercial buildings, tenants, or uses, intended to function in a joint manner, regardless of sequence of build-out. Characteristics of a building complex may include, but are not limited to, shared parking facilities, reciprocal access, and common building design. A building complex may include multiple tenants or owners, freestanding pad buildings, and may be situated on one or more lots or parcels.

BUILDING FRONTAGE. Building frontage shall be defined as the building façade that abuts a public street, private street, parking lot driveway or parking spaces in which main public access is provided to the establishment.

BUILDING OFFICIAL. The City of Auburn Building Official.

BUILDING WALL. The vertical face of the building.

CABINET SIGN. A permanent sign that is mounted on the face of a building that is roughly rectangular in shape and provides for internal illumination and changing the message of the sign by replacing a single transparent or translucent material such as a Plexiglas/lexan face. Also known as a can sign or boxed cabinet sign.

CALIFORNIA BUILDING CODE. The latest edition of the California Building Code.

CANOPY. An ornamental roof-like structure.

CAN SIGN. See Cabinet Sign.

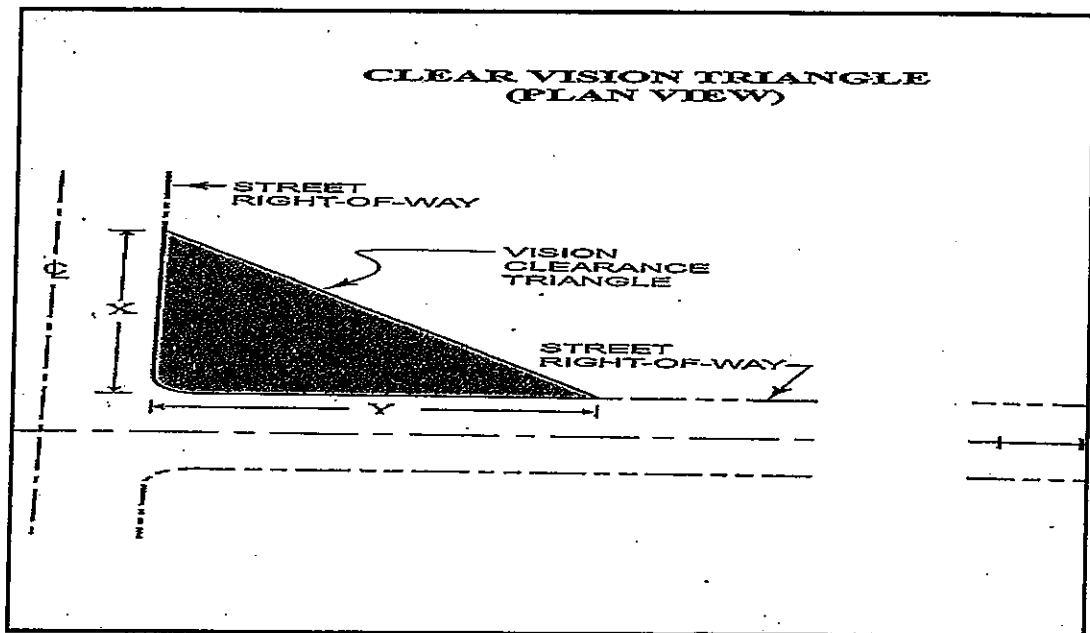
CHANGEABLE COPY SIGN. A sign with characters, letters, or illustrations that can be changed or rearranged without altering the face or the surface of the sign. A sign on which the message changes more than once per day shall be considered an animated sign and not a changeable copy sign for the purposes of this chapter.

CITY COUNCIL. The City Council of the City of Auburn.

CLEAR VISION TRIANGLE. The required clear cross-visibility area unobstructed by any sign structure between 36 inches and 7 feet above the surface of the public sidewalk as follows:

1. At any corner formed by the intersection of a driveway/alley, the cross-visibility area shall be a triangle having two sides 15 feet long and running along the driveway/alley edge and curb line of street, said length beginning at their intersection and the third side formed by a line connecting the two ends.

2. At any corner formed by the intersecting streets, the cross-visibility area shall be a triangle having two sides 35-feet long and running along each curb line, said length beginning at their intersection and the third side formed by a line connecting the two ends.



COMMERCIAL MESSAGE. Any sign wording, logo or other representation that names or advertises a business, product, service or other commercial activity.

COMMISSION. The City of Auburn Planning Commission or City of Auburn Historic Design Review Commission as the reference may dictate.

COMMUNITY DEVELOPMENT DEPARTMENT. City of Auburn Community Development Department, which for the purposes of this chapter, shall be synonymous with the Director as defined below.

COMMUNITY DIRECTIONAL SIGN. An off-site sign on private property informing of the location of a community service organization, public facility or church.

DEPARTMENT. See **Community Development Department** above.

DIRECTIONAL SIGN. An on-site sign designed to guide vehicular or pedestrian traffic that does not promote or advertise a business, property or product.

DIRECTOR. The Community Development Director or designee.

DIRECTORY SIGN. A sign which provides sign area for more than one occupant and which may be freestanding or attached to a building wall.

DISPLAY SURFACE. The surface of the sign upon or against which the message is displayed or illustrated on the sign.

DOUBLE-FACED SIGN. A sign designed to be viewed from two directions, and the faces are either parallel or at an angle not to exceed forty-five degrees (45°). Signs greater than forty-five degrees (45°) shall be considered separate signs.

FLAG. The term "sign" shall not include the flag of the United States of America or the state, nor any support frame or standard which is used exclusively for the display of any such flag.

FLASHING SIGN. An illuminated sign in which the artificial light is not maintained in a stationary or constant intensity and which is visible from the outside.

FREESTANDING SIGN. A sign which is supported by one or more uprights, poles or braces or attached to a fence, planter, wall, retaining wall or other structure not an integral part of any building upon the premises.

FREEWAY. A highway to which the owners of abutting lands have no right of easement or access or to which owners have only limited or restricted rights of easement or access and which is declared to be in compliance with the Streets and Highways Code of the state.

GRAPHIC. A representation of an object drawn upon a two-dimensional surface.

HISTORIC DESIGN REVIEW COMMISSION. The approving authority for projects located within the Historic Design Review District.

HOME OCCUPATION SIGN. A sign located at a residence advertising a business, profession, or occupation conducted in the residence or by persons residing in the residence.

ILLUMINATED SIGN. A sign characterized by the use of artificial light, either projecting through its surface(s) (internally illuminated); or reflecting off its surface(s) (externally illuminated).

MANSARD SIGN. A sign which is attached to a mansard style roof with the face parallel to the structure to which it is attached. A mansard sign shall be considered a wall sign.

MENU BOARD. A free-standing sign oriented to the drive-through lane for a restaurant that advertises the menu items available from the drive-through window, and which has not more than 20% of the total area for such a sign utilized for business identification.

MONUMENT SIGN. A freestanding sign with a solid or decorative base.

MULTI-FAMILY RESIDENTIAL SIGNS. Signs intended to identify a multi-family residential development (e.g. apartments).

MURAL. A scene painted or otherwise affixed on and made an integral part of a wall surface.

NEON SIGN. A sign using neon gas for illumination and composed of numerous letters or parts.

NONCOMMERCIAL MESSAGE. A message which is not commercial in nature. Such messages typically relate to debatable matters of public concern, such as, by way of example and not limitation, advocacy on politics, religion, arts, science, philosophy, commentary on governmental policy, etc.

OFF-PREMISE SIGN. Any sign which advertises goods sold, manufactured or produced or services or uses rendered not at the location where the sign is placed.

ON-PREMISE SIGN. Any sign which advertises goods sold, manufactured or produced or services or uses rendered at the location where the sign is placed.

PENNANT. Any lightweight plastic, fabric or other material, whether or not containing a message of any kind, attached to a rope, wire or string, usually in series, designed to move in the wind and attract attention.

PLANNED SIGN PROGRAM. Coordinated sign criteria established for a building complex.

PLANNING COMMISSION. The Planning Commission of the City.

PORTABLE SIGN. Any sign not permanently attached to the ground or to a building or building surface.

PROGRAMMABLE WINDOW SIGN. An electronic visual display, such as a computer monitor, television screen, or digital photo frame, which displays a static image or message for at least 30 seconds without changing, located within 24" of the surface of a window with the message intended to be visible to and readable from the public way or from adjoining property. A programmable window sign with a message more than once every thirty (30) seconds shall be considered an "Animated Sign".

PROJECTING SIGN. A sign other than a wall sign which projects from and is supported by a wall or roof of a building, structure or sign structure.

RACEWAY. A channel box that holds sign letters in place and houses the electrical wiring of a sign

REAL ESTATE SIGN. A sign placed upon real property to advertise that the property upon which the sign is placed, or any piece or parcel thereof, or any interest therein, is for sale, exchange, lease or rent.

ROOF SIGN. A sign and/or structure erected upon a roof, canopy or parapet of a building or structure.

SANDWICH SIGN. See "A-Frame" sign.

SEASONAL SIGN. Signs which are displayed on-site in conjunction with an approval of a seasonal event such as pumpkin patches, Christmas tree lots and firework displays

SIGN. Every sign, billboard, freestanding sign, portable freestanding sign, wall sign, roof sign, illuminated sign, painted sign, mural, projecting sign, temporary sign and street clock and shall include any announcement, declaration, demonstration, display, illustration or insignia used to advertise or promote the interest of any person when the same is placed so that it is clearly visible to the general public from an out-of-doors position.

SIGN AREA. The area of a sign determined by circumscribing the exterior limits of the perimeter of one side of the sign.

SIGN COPY. The particular lettering or graphics used to identify the business.

SIGN STRUCTURE. The supports, uprights, braces and framework of a sign.

STREET. Any street, alleyway, place or thoroughfare.

STRUCTURE. That which is built or constructed, any edifice or building or any kind or any piece of work artificially built up or composed of parts joined together with some definite manner.

TEMPORARY SIGN. A sign intended to display either commercial or noncommercial messages of a transitory or temporary nature. Portable signs or any sign not permanently embedded in the ground, or not permanently affixed to a building sign structure that is permanently embedded in the ground, are considered temporary.

TENTANT INFORMATION SIGN. A sign used to identify the occupant's name and address.

TRADE CONSTRUCTION SIGN. A sign advertizing various construction trades on any construction site. The sign shall not be installed prior to construction and shall be removed before a certificate of occupancy is issued.

UNDER CANOPY SIGN. A sign attached to the underside of a canopy or marquee.

USE. A purpose or activity, for which the land or building is designed, arranged or intended or for which is occupied or maintained to function as a separate unit.

VEHICLE/TRAILER MOUNTED SIGN. A sign mounted on a vehicle or trailer that is used for general advertising or advertising for hire. A vehicle which advertises the company of its primary use is not considered a vehicle mounted sign.

WALL SIGN. A sign that is in any manner affixed to any exterior wall of a building or structure and that projects not more than one foot from the building or structure wall, including signs affixed to architectural projections from a building.

WINDOW SIGN. A sign or device affixed or applied to, or located within 24" of, the surface of a window with its message intended to be visible to and readable from the public way or from adjoining property.

§159.187 GENERAL PROVISIONS.

(A) Signs shall only be erected or maintained in compliance with this chapter. The number and area of signs as outlined in this chapter are intended to be maximum standards, which do not necessarily ensure architectural compatibility. The review authority shall consider a sign's relationship to the overall appearance and scale of the site, buildings and the surrounding community, in addition to the standards of this chapter.

(B) It is unlawful for any person to construct, maintain, display or alter or cause to be constructed, maintained, displayed or altered, a sign within the city of Auburn except in conformance with this chapter.

(C) The city's sign design criteria (Section 159.194) will be used in the evaluation of sign permit applications to ensure that signs meet the standards set forth in this chapter and as much as possible accomplish the purposes described above (Section 159.185)

(D) *Noncommercial Sign.* Noncommercial sign copy is allowed wherever commercial signage is permitted and such signs are subject to the same standards and total maximum allowances per site, building, or each design type specified in this chapter. An approval is required for a permanent noncommercial sign only when a permanent commercial sign has not been previously approved. For purposes of this chapter, all noncommercial speech messages shall be deemed to be "on-site" regardless of location.

(E) *Substitution of Noncommercial Message.* Subject to the consent of the property owner, a noncommercial message of any type may be substituted for all or part of the commercial or noncommercial message on any sign allowed pursuant to this chapter. Design criteria which may apply to commercial signs shall not apply to noncommercial signs, including, the following: color, lettering style, and compatibility with other signs on the same parcel or other signs subject to a sign program. No special or additional approval is required to substitute a noncommercial message for any other message on an allowable sign, provided the sign structure is already approved or exempt from the approval requirement. When a noncommercial

message is substituted for any other message, the sign is still subject to the same locational and structural regulations, such as size, height, illumination, maintenance, duration of display, building and electrical code requirements, as would apply if the sign were used to display a commercial message or some other noncommercial message. In the event of any perceived or actual conflict between the general provisions of this subsection and other specific provisions in this chapter, the provisions of this subsection shall prevail.

(F) *Substitution of Commercial Messages.* The substitution of one commercial message for another commercial message shall be subject to all applicable standards contained in this ordinance. The substitution of a commercial message for a noncommercial message shall also be subject to the regulations in this ordinance. In addition, no off-site commercial messages may be substituted for on-site commercial messages.

(G) *Severability Clause.* Should any provision of this chapter or a subsequent amendment thereto be held by a court of competent jurisdiction to be either invalid, void or unenforceable, the remaining provisions of this title shall remain in full force and effect.

§159.188 SIGN PERMITS REQUIRED.

(A) Signs shall only be constructed, displayed or altered after sign permit approval by the review authority.

(B) It shall be unlawful for any person to post a sign or notice of any kind upon any property without the consent of the owner; excepting there from, public officers or employees in the performance of a public duty, or a private person giving legal notice.

(C) A Planned Sign Program as identified in §159.195 must have sign permit approval by the review authority.

(D) Signs in the Historic Design Review District shall be approved subject to the provisions of §159.490 et seq. and §159.114(B)(e) of the Auburn Municipal Code.

(E) *Application Filing.* Sign permit applications shall be filed on the forms provided by the department and shall include all information required therein.

(F) *Fee.* Sign permit applications shall also be accompanied by the required filing fee. Fees shall be established pursuant to a resolution of the Council.

(G) *Review and Decision.*

(1) The Director shall have the authority to approve, modify, or disapprove sign permit applications and planned sign programs.

(2) *Sign Exception.* The Director may approve a Sign Exception to deviate from the sign standards specified in this chapter if there are unique

circumstances or conditions which apply to the buildings, land, signs, or uses. Examples of potential circumstances include:

- a) Wall sign area may be transferred from one wall façade to another in unique circumstances provided the total square footage of the wall signage complies with this chapter.
- b) The new sign is more conforming in area and/or height than the existing sign.
- c) The new sign is in keeping with the historic value of the original sign.
- d) Increase the total allowable area of a banner sign consistent with Section 159.194(B).

(H) *Appeals.*

- (1) *Appeal of the Director's determination.* Any person may appeal a decision of the Director pursuant to Chapter 162 of this Municipal Code. Projects located within the Historic Design Review District shall be appealed to the Historic Design Review Commission. All other actions shall be appealed to the Planning Commission.
- (2) *Appeal of Commission decision.* Any person may appeal a decision of the Planning Commission or the Historic Design Review Commission to the City Council pursuant to Chapter 162 of this Municipal Code.

(I) *Business License Requirements.*

- (1) A sign permit shall be submitted and approved prior to the issuance of a business license if a sign is proposed for the business.
- (2) Notification of the permit requirements shall be included in the business license application.

§ 159.189 PERMITTED SIGNS.

(A) The following sign types shall be allowed subject to approval of a permit in accordance with Section 159.188 and the standards identified in Section 159.194.

- (1) "A" frame or sandwich signs
- (2) Automobile sales signs
- (3) Banner/pennant signs
- (4) Building complex signs
- (5) Community directional signs
- (6) Directional signs
- (7) Directory signs
- (8) Freestanding signs
- (9) Menu/order board signs

- (10) Motor vehicle fuel signs
- (11) Multi-family residential signs
- (12) Programmable Window Signs
- (13) Projecting, overhead, and suspended signs
- (14) Subdivision signs
- (15) Undercanopy signs
- (16) Wall signs
- (17) Window signs
- (18) Murals, graphics, time and temperature, and barber poles, as reviewed on an individual basis

§ 159.190 EXEMPT FROM SIGN PERMIT REQUIREMENTS

(A) The following signs are allowed without a sign permit provided that they comply with Section 159.192 and Section 159.194 of this chapter, and obtain any required Building Permit.

- (1) Government Signs. Signs for traffic, safety, street identification, government services, emergency services, historical locations, interpretive and wayfinding signs, city-sponsored events, or as authorized by City Council.
- (2) Required Signs. Official notices required by law, a court, or other government agency.
- (3) Temporary non-commercial signs
- (4) Signs for utility facilities and buildings.
- (5) Signs for public telephones.
- (6) Real estate signs.
- (7) Signs advertising a garage or yard sale.
- (8) Seasonal signs.
- (9) Signs on public transportation vehicles.
- (10) Signs on company vehicles.
- (11) Tenant information sign.
- (12) Trade construction signs.
- (13) Address numbers not exceeding 12 inches in height.
- (14) Official flags of national, state, or local governments, or nationally recognized fraternal, public service, or religious organizations.
- (15) Illumination, patterns, pictures, and/or symbols approved as architectural ornamentation or decoration by the appropriate review authority.
- (16) Historical plaques, memorials, building cornerstones, and date-constructed stones; provided, that none of these exceed four square feet in area.
- (17) Signs created by landscaping (e.g. all of the letters and/or symbols are composed entirely of approved landscape elements).
- (18) Small, temporary signs, otherwise in compliance with the duration, number, and size requirements of this chapter, that address non-commercial issues.

- (19) Signs and structures located within the right-of-way which, by tradition or designation, are used for the purpose of communication by the general public. Such structures shall include kiosks, bulletin boards, benches upon which advertisement is authorized, and newspaper racks, provided that such structures shall have either been placed in the right-of-way by the city or received approval from the city.

§ 159.191 PROHIBITED SIGNS.

(A) All signs not expressly allowed by this chapter shall be prohibited. Examples of prohibited signs include the following:

- (1) Abandoned signs.
- (2) Banner signs used as permanent signs.
- (3) Animated, moving, flashing, blinking, reflecting, revolving or any other similar moving or simulated moving signs.
- (4) Flying, inflatable, or tethered signs or devices, such as blimps, balloons, kites, pennants, streamers and flags, designed to be kept aloft by mechanical, wind, chemical, or hot air means; except in conjunction with an athletic event, carnival, circus, or fair, or as otherwise authorized by this chapter.
- (5) Home occupation signs.
- (6) Off-premise signs (except as permitted by §159.195(L)).
- (7) Roof signs, including signs painted on the roof.
- (8) Signs that simulate in color, size, or design, any traffic control sign or signal, or that make use of characters, symbols, or words in a manner that interferes with, misleads, or confuses pedestrian or vehicular traffic.
- (9) Signs with reflective materials.
- (10) Signs on public property or in a public right-of-way, except as otherwise authorized by this chapter.
- (11) Signs tacked, nailed, posted, pasted, glued or otherwise attached to trees, poles (including utility and street name), stakes, electrical transformers or other accessory structures.
- (12) Temporary Vehicle Mounted or Trailer-Mounted Signs. Vehicles displaying signs may not be parked for the primary purpose of commercial advertising. Vehicles may not be used as mounting or holding devices for commercial signs. Signs on vehicles are allowed, without sign permits, only when the copy or message (i) relates only to the business or establishment of which the vehicle itself is a part; (ii) pertains to the sale, rent, lease or hire of such vehicle; or (iii) is a noncommercial message.

§ 159.192 TEMPORARY SPECIAL PERMITS.

(A) The Director may grant a temporary special permit, with conditions as deemed necessary, for signs advertising or pertaining to any civic, patriotic or special event of general public interest taking place within the city when the Director determines that the signs will not be

materially detrimental to the public welfare, interest or safety, nor injurious to adjacent property or improvements.

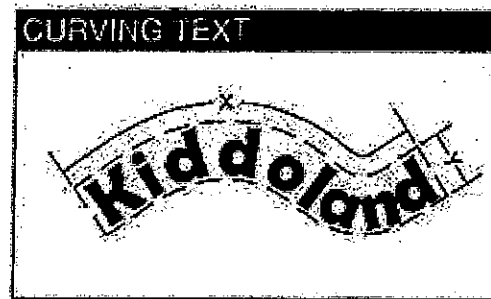
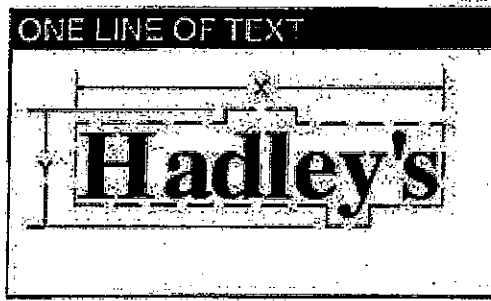
(B) The City Council may also establish temporary interim sign criteria from time to time in response to unique and/or special circumstances that may arise in the city, or portions thereof. The interim criteria must be adopted by resolution of the Council and only after determining that the interim sign regulations are necessary and will not be materially detrimental to the public welfare, interest or safety, or injurious to the adjacent property or improvements. Temporary special sign permits must be obtained from the Director prior to the erection and/or installation of any permitted temporary signs which may only be granted in strict compliance with any specific conditions and time limitations contained therein.

§ 159.193 SIGN STANDARDS.

(A) *Sign Area, Height, Size, Location, Setback.* Sign standards such as area, height, size, location, and setback requirements for each type of sign shall comply with the standards of this section.

(B) *Method of measuring of sign area and height.* The area and height of signs shall be measured as provided by this section.

- (1) *Sign Area – Freestanding Sign.* The sign area includes the display face and other communicative elements of the sign. It does not include embellishments such as a monument base, pole covers, framing or decorative roofing, provided that there is no advertising copy on or attached to such embellishments. If the freestanding sign is double faced, only one face is used to calculate sign area. If the freestanding sign has more than two faces, only one side of each face is used to calculate the sign area.
- (2) *Sign Area – Wall Sign.* The sign area includes the total area of the sign, including all structures framing the sign, such as background embellishments or the area contained within a rectangle or square drawn completely around the display surface, or drawn completely around the individual letters or logos.



- (3) *Sign Height – Freestanding Sign.* Sign height shall be measured as the vertical distance from grade adjacent to the base of the sign footing, to the top of the sign, including the support structure and any design elements. An artificial grade shall not be used to calculate sign height if the artificial grade was established for the sole purpose of elevating the grade adjacent to the base of the sign footing for purposes of sign measurement.

§ 159.194 SIGN DESIGN CRITERIA.

Each sign in the city shall comply with the following requirements as well as the applicable provisions of any adopted Planned Sign Program. Signs located in the Auburn Historic District(s) are also subject to the City of Auburn *Historic Preservation Architectural Design Guidelines*.

- (A) *Relationship to Structures.* Building wall and fascia signs shall be compatible with the predominant visual elements of the structure(s), including construction materials, color, or other design features consistent with §159.194. Building complexes and other similar facilities shall be required to develop a sign program in compliance with the provisions of this

chapter, and shall provide a compatible visual design common in theme to all applicable structures and uses.

(B) *Relationship to Other Signs.* Where there is more than one sign on a site or building, all permanent signs displaying a commercial message shall have designs that similarly treat or incorporate the following design elements:

- (1) Letter size and style of copy;
- (2) Shape of total sign and related components:
 - a) Type of construction materials,
 - b) Sign/letter color and style of copy,
 - c) Method used for supporting sign (i.e. wall or ground base),
 - d) Type of illumination, and
 - e) Location.

(C) *Sign Illumination.* Illumination from or upon any sign shall be shaded, shielded, directed or reduced so as to minimize light spillage onto the public right-of-way or adjacent properties. Externally illuminated signs shall be lighted by screened or hidden light sources.

(D) *Materials and Colors.* All permanent signs shall be constructed of durable materials, which are compatible in kind or appearance to the building supporting or identified by the sign. Such materials may include, but are not limited to ceramic tile, sand blasted, hand carved or routed wood, channel lettering, concrete, stucco or stone monument signs with recessed or raised lettering. Sign colors and materials should be selected to be compatible with the existing building designs and should contribute to legibility and design integrity.

(E) *Construction and Maintenance.* Every sign including all parts, portions and materials thereof, shall be manufactured, assembled and erected in compliance with all applicable state, federal and city regulations, and shall be maintained and kept in good repair. The display surface of all signs shall be kept clean, neatly painted and free from rust, cracking, peeling, corrosion or other states of disrepair. The premises around the sign shall be maintained by the owner and kept clear of all obnoxious substances, rubbish and weeds. All temporary signs, banners and balloons shall be constructed and mounted in such a manner that they shall not rip, shred, tear or blow away by exposure to normal weather conditions.

(F) *Relationship to Streets/Public Rights-of-Way.* Signs shall be designed and located to not obstruct any pedestrian, bicyclist, or driver's view of the public right-of-way.

- (1) No sign shall be located in or project into the present or future right-of-way of any public street unless specifically authorized by other provisions of this section.
- (2) No sign shall interfere with the sight distance of motorists and cyclists proceeding on or approaching adjacent streets, alleys, driveways, or parking area(s), or of pedestrians proceeding on or approaching adjacent sidewalks or pedestrian ways as determined by the city engineer.

- (3) No sign suspended over or projecting into the area above a driveway located on private property shall be situated at a height of less than 15 feet above the surface of the driveway.
- (4) Signs suspended over, or projecting into, the area above a pedestrian way shall be situated at a height above ground level consistent with the requirements of the California Building Code.

(G) *Screening.* To minimize the visual mass and projection of the sign, all electrical transformer boxes and raceways shall be concealed from the public right-of-way and adjacent properties. If a raceway cannot be mounted internally-behind a finished exterior wall, the exposed metal surfaces of the raceway shall be finished to match the background wall, or integrated into the overall design of the sign. All exposed conduit shall be concealed from public view.

§ 159.195 SIGN TYPES

(A) AUTOMOBILE SALES PROMOTIONAL SIGNAGE.

Special promotional signage consisting of bunting, banners, flags, posters, pennants, ribbons, streamers and similar articles shall be permitted in association with commercial automobile sales only, subject to the following conditions:

- (1) The signage shall only be permitted on commercially zoned properties.
- (2) The signage shall be installed totally on the property at which the event is being conducted.
- (3) Balloons over 14 inches in diameter and other inflatable devices shall be prohibited.
- (4) Balloons under 14 inches in diameter may be used on weekends and holidays only.
- (5) No part of the promotional signage (banners, flags, balloons and the like) shall exceed the maximum height of the building on the site.
- (6) The requirements of all concerned governmental agencies having jurisdiction by law shall be met, including, but not limited to the Building Department, Fire Department, and Cal Trans.
- (7) No sign shall be erected or maintained within the clear vision triangle.

(B) BANNER/PENNANTS SIGNS

- (1) *Number.* Any number, but not exceeding size limit per this section.
- (2) *Location.* Banners shall be located on the site of the tenant or use and shall not be erected or maintained within the clear vision triangle.
- (3) *Size/Area.* The maximum size of all banners shall be 50 square feet in total. The Director shall have discretion to approve a sign exception to increase the total allowable area when, due to unique circumstances (e.g. the length of a building frontage; the percentage of a building frontage

covered; the facing or orientation of a building), a larger banner(s) would be appropriate.

- (4) *Duration.* A banner may be allowed for a period of time not to exceed 30 calendar days per year
- (5) The sign permit application shall include the dates proposed by the applicant for scheduled banner use.

(C) BUILDING COMPLEX SIGNS.

A building complex shall be considered as a single entity, without regard to whether it consists of more than one lot or parcel. Each building complex may erect and maintain signage pursuant to the following:

- (1) All signs shall comply with the provisions of this Chapter except as provided below.
- (2) Sign criteria for the building complex shall be established through a planned sign permit program pursuant to Section 159.196 of this Chapter.
- (3) *Freestanding Signs.*
 - a) *Number.* Each building complex may erect and maintain one freestanding sign. Additional freestanding signs may be permitted upon approval of a Use Permit by the Planning Commission if the building complex has more than one street frontage and/or has an individual street frontage that is greater than 300' long with more than one project entrance.
 - b) *Location:* No more than one sign shall be placed on each street, unless additional signs are approved pursuant to subsection (a) above. All signs are subject to the requirements of the clear vision triangle.
 - c) *Area.* The maximum allowable sign area shall be 40 square feet. The maximum sign area may be increased to 60 square feet for a lot with a street frontage of at least 200 feet. The maximum sign area may be increased to 80 square feet for a lot with a street frontage of at least 300 feet. The area of each sign is determined based on the length of the frontage on which the sign is placed.
 - d) Each sign shall utilize a consistent design.
 - e) The colors and materials of the sign(s) base and or casing/housing shall be compatible with the colors and materials of the building complex.
 - f) *Landscaping.* Landscaping shall be provided at the base of the sign pursuant to Section 159.195(G.5).
- (4) *Wall Signs.*
 - a) The size of the letters and the spacing shall be balanced for the tenants within the building complex providing minimum and maximum letter heights.
 - b) Signs throughout the building complex shall be consistent in appearance.

- (5) *Directory Signs.* As permitted by Chapter 159.195(F).

(D) COMMUNITY DIRECTIONAL SIGNS.

- (1) *Number.* As determined by the Director.
- (2) *Area.* Each community directional sign shall not exceed four square feet in sign area.
- (3) *Location.* Off-site community directional signs may only be situated on private property and shall not be located within the clear vision triangle.
- (4) The signs shall be crafted, generally made of wood, metal or other natural hard materials.

(E) DIRECTIONAL SIGNS.

- (1) *Number.*
 - a) One directional sign is permitted for each one-way driveway;
 - b) One directional sign is permitted for each drive through aisle;
 - c) One directional sign is permitted for each service or delivery entrance; and
 - d) Additional directional signs are permitted to satisfy a health and safety need.
- (2) *Area.* The area of each sign shall not exceed four square feet.
- (3) *Height.* The height of the sign, including the base, shall not exceed four feet from grade to the top of the sign.
- (4) Corporate colors may be utilized; however, corporate logos shall not be applied to the sign.
- (5) *Location.* Directional signs shall not be located within the clear vision triangle.

(F) DIRECTORY SIGNS.

- (1) *Number.* Each building with more than two tenants is permitted one directory sign. Sign may be freestanding or wall mounted.
- (2) *Area.* The area of each sign shall not exceed 16 square feet.
- (3) *Height.* The height of the sign, including the base, shall not exceed six feet from grade to the top of the sign.
- (4) *Location.* Directory signs shall not be located within the clear vision triangle.

(G) FREESTANDING SIGNS FOR INDIVIDUAL USES.

- (1) *Number.* Each individual use may erect and maintain one freestanding sign, regardless of whether a use is conducted on more than one contiguous parcel. Additional freestanding signs may be permitted upon approval of a Use Permit by the Planning Commission if the use has more than one street frontage and/or has an individual street frontage that is greater than 300' long with more than one project entrance.

- (2) *Location.* No more than one sign shall be placed on each street, unless additional signs are approved pursuant to subsection (a) above. All signs are subject to the requirements of the clear vision triangle.
- (3) *Height.*
 - a) *Citywide.* The maximum height shall be 15 feet, except as otherwise provide by this Chapter.
 - b) *Oldtown and Downtown Historic Design Review Districts.* The maximum height shall be 10 feet.
 - c) *Highway 49/Elm Commercial Area.* The maximum height shall be 25 feet for properties located within the areas delineated on a map maintained by the Community Development Department. The map may be amended by resolution of the City Council.
- (4) *Area.* The maximum allowable sign area shall be 40 square feet. The maximum sign area may be increased to 60 square feet for a lot with a street frontage of at least 200 feet. The maximum sign area may be increased to 80 square feet for a lot with a street frontage of at least 300 feet. The area of the sign is determined based on the length of the frontage on which the sign is placed.
- (5) *Landscaping.* Landscaping with automatic irrigation shall be provided at the base of the supporting structure equal to twice the area of one face of the monument sign. The review authority may waive or modify this requirement on a case-by-case basis for small monument signs or where existing site conditions preclude this requirement.

(H) GARAGE/YARD SALE SIGNS.

- (1) *Number.* Each Garage or Yard sale may have one on-site sign advertising the sale.
- (2) *Area.* The maximum allowable area shall be six square feet.
- (3) *Height.* The maximum allowable height shall be four feet.
- (4) *Location.* On-site only; no off-site signs shall be permitted. No signs shall be located within the clear vision triangle.
- (5) The sign shall only be displayed during the term of the sale.

(I) MENU/ORDER BOARD SIGNS FOR INDIVIDUAL USES.

- (1) *Number.* Each establishment with a drive through facility is permitted a maximum of two menu/order board signs.
- (2) *Location.*
 - a) The sign shall be located adjacent to the drive through aisle.
 - b) The sign shall not be located as to impair the vision of the driver of a vehicle traveling either into, out of, or through the drive aisle.
- (3) *Area.* The area of each sign shall not exceed 32 square feet.
- (4) *Height.* The height of the sign including the pole or base shall not exceed six feet from grade to the top of the sign.

(J) MOTOR VEHICLE FUEL AND SERVICE STATION SIGNS.

- (1) *Freestanding Signs.* Each motor vehicle fuel or service station may erect and maintain one freestanding sign as permitted by this chapter.
- (2) *Motor Vehicle Fuel Price Signs.*
 - a) *Number.* Each use dispensing any motor vehicle fuel at retail to the general public shall be permitted to erect and maintain one freestanding fuel price sign for the primary purpose of advertising motor vehicle fuel prices.
 - b) The sign shall comply with Section 159.195(G) of this code as well as the provisions of *California Business and Professions Code* regarding display requirements.
 - c) *Area.* The maximum area of the fuel price sign, excluding the base or embellishments, shall be 75 square feet.
 - d) Electronic changeable signs may be used to display motor vehicle fuel price information, except in the Old Town and Downtown design review district. Electronic changeable display shall be limited to the portion of any sign structure devoted exclusively to display of motor vehicle fuel price information required or permitted by the *California Business and Professions Code*. Sign displays shall remain static and may not change more than once per 12-hour period.
 - e) *Location.* No freestanding sign over three feet high shall be erected or maintained within the clear vision triangle.
- (3) *Wall Signs.* Wall signs on the motor vehicle fuel and service station building shall comply with Section 159.195(R). (Wall sign criteria for individual businesses).
- (4) *Canopy Signs.*
 - a) Wall signs are permitted on the fuel canopy. Such signs shall comply with Section 159.195(R) of this code and shall be considered separately from the main building.
 - b) *Area.* The maximum allowable area shall be one square foot of sign area for each ten lineal feet of the canopy.
 - c) *Spandrel signs.* Spandrel signs are permitted between the canopy supports. The maximum allowable area shall be one square foot of sign area for each ten lineal feet of the spandrel. The allowable sign area for spandrel signs shall be determined separate from the area for wall signs.
 - d) Signs advertising the price of each grade of gasoline may be placed on each gasoline pump.

(K) MULTI-FAMILY RESIDENTIAL SIGNS.

- (1) *Number.*
 - a) One freestanding identification sign per project entry.

- b) One wall sign.
 - c) One directory sign per building.
- (2) *Area.*
 - a) The maximum area of each freestanding sign or sign mounted on a fence or wall shall be 32 square feet.
 - b) The maximum total area for the wall sign shall be one square foot per ten lineal feet up to a maximum of 32 square feet.
- (3) *Height.*
 - a) The maximum height of a freestanding sign shall be four feet.
 - b) The maximum height of a sign mounted on a fence or wall shall be six feet, including the height of the fence or sound wall.
- (4) *Location.*
 - a) Freestanding signs shall be located outside the clear vision triangle.

(L) OFF-PREMISE SIGNS.

Except as otherwise provided by this chapter, all off-premise signs shall comply with the following, in addition to any other permit requirements under this chapter or any other provision of the Code:

- (1) A Use Permit shall be approved by the Commission.
- (2) The applicant must demonstrate that the sign is necessary because of unusual access to the commercial business establishment.
- (3) No sign shall be erected or maintained on premises used for residential purposes.
- (4) No sign shall overhang public property, nor shall it violate the terms of height restrictions.
- (5) No sign shall be located within 660 feet of Interstate 80 (I-80) right-of-way.
- (6) There shall be no more than one off-premise sign on any one parcel.
- (7) Visual access to an existing sign shall not be blocked or impaired.
- (8) All such signs shall comply with the provisions for setbacks in the district located therein.
- (9) The maximum size shall be 100 square feet.
- (10) Scenic route viewsheds identified in the General Plan shall be protected.
- (11) *Location.* No sign shall be located within the clear vision triangle.

(M) PROJECTING, OVERHEAD, AND SUSPENDED SIGNS.

The following standards shall apply to all projecting, overhead, or suspended signs (other than undercanopy signs) in all zones where allowed by this Chapter:

- (1) *Projecting Signs.*
 - a) Projecting signs shall only be allowed in the Old Town and Downtown design review districts.

- b) The sign and the copy shall be perpendicular to the wall of the building to which it is attached.
- (2) *Overhead and Suspended Signs.*
 - a) Signs may be placed parallel to the street.
- (3) The following standards shall apply to all projecting, overhead, and/or suspended signs:
 - a) The sign area shall apply to a tenant's allowable wall sign area.
 - b) The minimum horizontal clearance between a sign and the curb line shall be as specified by the California Building Code.
 - c) The top of a projecting sign shall not exceed the lesser of 14 feet, eave height, parapet height, or sill height of a second floor window.
 - d) The minimum clearance from the bottom of the sign to the finished grade shall be as specified by the California Building Code.
 - e) Icon using shapes or symbols uniquely suited for the business, creative shapes, and three dimensions signs are encouraged.
 - f) Each sign shall be graphically designed for pedestrians.
 - g) Sign supports shall be well-designed and compatible with the design of the sign.

(N) REAL ESTATE SIGNS.

Real estate signs shall be placed upon the property to which it pertains only in accordance with the following regulations.

- (1) The signs shall not be affixed to trees or shrubs.
- (2) No sign shall be placed so that any portion is more than seven feet above the average ground level.
- (3) The signs shall not be illuminated, directly or indirectly.
- (4) Not more than one real estate sign may be placed on any one parcel of real property. However, when a parcel of real property is larger than 3 acres in size, two real estate signs may be placed thereon at least 500 feet apart. For the purposes of this section, all contiguous parcels of real property owned by the same owner shall be deemed to be 1 single parcel of real property.
- (5) *Location.* Signs shall not be placed within five feet of any boundary line of the real property. No sign shall be located within the clear vision triangle.

(O) SUBDIVISION SIGNS.

(1) Off-site Subdivision Signs.

New residential subdivisions are generally located some distance away from the major vehicular entrances to the City, and the public requires additional off-site direction to the subdivisions. Notwithstanding the

general billboard prohibition, it is the intent of this chapter to provide such directional signage.

- a) *Number.* The minimum separation between off-site subdivision signs shall be 1,000 feet.
- b) *Location.*
 - 1. *Standard Setback.* Off-site freestanding signs shall maintain a minimum setback of five feet to the nearest property line.
 - 2. Freestanding signs shall be located outside the clear vision triangle.
 - 3. Off-site subdivision signs may be located on vacant property in accordance with this section. A sign located on occupied property may be considered by the Director on a case-by-case basis.
- c) *Overall Sign Size.*
 - 1. Height: Maximum sign height of ten feet.
 - 2. Width: Maximum sign width of ten feet.
- d) *Display Area.*
 - 1. Multiple display areas shall be provided on each off-site sign for individual subdivisions.
 - 2. Panel size for individual subdivisions shall be a maximum of two feet by seven feet.
- e) *Design.*
 - 1. The design of all off-site subdivision signs shall be consistent citywide.
 - 2. Off-site subdivision signs shall be freestanding and contain not more than two sides.
- f) *Placement and Removal.*
 - 1. Upon approval of a sign permit, no off-site subdivision sign shall be erected until application for plan check has been filed for a house or model home within the subdivision.
 - 2. A subdivision name shall be removed from the sign within 30 days of the sale of the final lot in the subdivision.
 - 3. Off-site subdivision signs shall be removed if no subdivision has been advertised on it for a period of 60 days.

(2) On-site Subdivision Signs.

- a) *Number.*
 - 1. No more than two freestanding signs shall be permitted at each subdivision entrance.
 - 2. No more than two wall signs shall be permitted at each subdivision entrance.

- b) *Location.*
 - 1. On-site signs may be located on either one or both sides of the subdivision entrance or within a landscaped entry median.
 - 2. Signs shall be located outside of the clear vision triangle.
 - 3. Wall signs may be mounted on an entry wall or sound wall on one or both sides of the subdivision entrance road.
- c) *Area.*
 - 1. The maximum area of a single sign shall be 32 square feet.
 - 2. The maximum sign area for all signs at one subdivision entry shall be 64 square feet.
- d) *Height.* The maximum height of a freestanding sign shall be four feet.

(P) TEMPORARY NON-COMMERCIAL SIGNS.

Temporary signs and banners are permitted in all zones subject to the following regulations.

- (1) *Location.* Signs shall not be posted on trees, fence posts, public utility poles, on any roof or vehicle top, or located within any public right-of-way or on any publicly owned property. No sign shall be located within the clear vision triangle.
- (2) No sign shall be placed on private property without permission of the property owner or tenant.
- (3) Signs shall not be illuminated.
- (4) *Height.* The maximum sign height shall not exceed seven feet.
- (5) *Area.* The maximum sign area shall not exceed thirty-two (32) square feet.
- (6) *Number.* Each lot shall be permitted two (2) temporary freestanding signs containing only noncommercial messages. In addition, one temporary freestanding campaign sign shall be allowed for each political candidate or proposed ballot measure on each street frontage.

(Q) UNDER CANOPY SIGNS.

- (1) *Number.* Each use shall be permitted one under canopy sign.
- (2) *Location.*
 - a) The sign shall be perpendicular to the wall of the building to which it is attached.
 - b) The minimum vertical clearance of an under canopy sign shall be as specified by the California Building Code.
- (3) *Area.*
 - a) The area of an under canopy sign shall not exceed six square feet.
 - b) The area of an under canopy sign shall not reduce the allowable sign area for wall signs associated with the same tenant/use.

(R) WALL SIGNS FOR INDIVIDUAL USES.

- (1) *Number.* Each individual use or tenant space may erect and maintain one or more wall signs on each building façade.
- (2) *Location.*
 - a) Wall signs may be:
 1. Attached flat against or pinned away (peg mounted or similar; no more than one foot) from a wall or façade.
 2. Attached as a projecting, overhead, or suspended sign as provided in Section 159.195(N).
 3. Attached to, or incorporated into, the mansard façade of a sloping roof, but shall not extend above the upper edge of the roof.
 4. Painted on or attached to a canopy or awning.
 - b) Signs should not cover or interrupt major architectural features, including such features as doors, windows, tile embellishments and reveal lines.
- (3) *Area.*
 - a) The total allowable area for all wall signs on a building facade shall not exceed six square feet per ten lineal feet of tenant frontage for each tenant.
 - b) Window signs shall not count towards the total square footage calculated for wall signs.
- (4) *Can signs prohibited.* Can signs shall be prohibited in the Old Town Design Review District and the Downtown Design Review District.

(S) WINDOW SIGNS.

- (1) *Number.* Each window may have window signs.
- (2) *Location.* Affixed or applied to, or located within 24" of, the surface of a window with its message intended to be visible to and readable from the public way or from adjoining property.
- (3) *Area.* Window sign area shall not be counted against the allowed wall sign area.
- (4) *Historic District of the Old Town Design Review District.* The limits of the Old Town Historic District are delineated on a map maintained by the Community Development Department as provide by Section 159.493 of this code. The following standards apply to window signs in the Historic District of the Old Town Design Review District:
 - a) No more than one neon, electronic or programmable window sign shall be permitted.
 - b) Businesses with more than one neon or electronic window sign identified in the Sign Inventory Historic District of Old Town Design Review District Neon and Electronic Window Signs dated

July 2, 2012 shall be deemed legal non-conforming in accordance with §159.197.

§ 159.196 PLANNED SIGN PROGRAM.

- (A) The purpose of a sign program is to integrate a project's signs into the architectural design of a subject site and to ensure visibility of all signs. A sign program also enables the city to ensure high quality in the design and display of multiple permanent signs and to encourage creativity and excellence in sign design.
- (B) *Required.* A planned sign program shall be provided as follows:
 - (1) A sign program shall be provided for any building complex established after the date of adoption of this code.
 - (2) A sign program for an existing building complex may be required at the discretion of the Director when:
 - (a) A new building is added to the building complex
 - (b) There is substantial exterior remodeling of the existing complex (i.e. at least 50% of the complex).
 - (3) A sign program shall be provided for the replacement of, or significant modification to, an existing planned sign program.
 - (4) A planned sign program is optional for all other signs.
- (C) If the provisions of an approved planned sign program conflict with other provisions of this chapter, whichever provision is more restrictive shall control.
- (D) A sign program shall consist of a description, including dimensions, materials, locations, and illustration of all signs proposed on the site. The sign program shall have a unifying design theme or style. A separate sign permit shall be required for all signs constructed pursuant to an approved sign program.

§ 159.197 NON-CONFORMING SIGNS.

This section recognizes that the eventual elimination of existing signs (on-site and off-site) that are not in conformity with the provisions of this chapter is as important as the prohibition of new signs that would violate these regulations.

- (A) *Continuation of Legal Non-conforming Sign.* A legally established sign that does not conform to the provisions of this chapter may continue to be used in compliance with Section 159.187, unless the sign is:
 - (1) Structurally altered to extend its useful life.
 - (2) Expanded, moved, or relocated.
 - (3) Re-established after a business has been discontinued for 60 days or more.
 - (4) Re-established after damage or destruction of more than 50% of the value of the physical structure of the sign, as determined by the Director.

- (B) *Sign Copy Changes.* The sign copy and sign faces of a legally established non-conforming sign may be changed provided that the change does not include a structural change in the display and otherwise complies with the requirements of this ordinance.
- (C) *Correction of Non-conformities Required.* Approval of any structures on a site or a change in the land use on a site shall require that all non-conforming signs on the site be brought into conformity with this chapter.
- (D) *Future Non-conformity.* Any legal sign, which later becomes non-conforming as to size or location either by reason of amendment of this section or its operation, may be maintained indefinitely, provided that it shall not be enlarged or moved without full compliance with this Chapter. All existing signs in newly annexed areas shall be treated legally established non-conforming signs in accordance with Section 159.197(A).

§ 159.198 REMOVAL OF UNSAFE OR ILLEGALLY INSTALLED SIGNS.

- (A) *Unsafe Signs.* Any sign that presents an immediate danger to the public health or safety may be removed by the city without prior notice. Alternatively, the director may issue a notice of violation and give the permit holder, owner of the property on which the sign was located, or person in possession and control of that property fifteen (15) days to cure the violation. The date of service shall be the date the director places the notice in a U.S. Postal Service mail receptacle. In the case of an unsafe sign removed by the city, the costs of such removal and storage shall be borne by the permit holder, owner of the property on which the sign was located, or person in possession and control of that property, as applicable and may be collected by the city in the same manner as it collects any other debt or obligation. No unsafe sign that has been removed and stored by the city shall be released until the costs of removal and storage have been paid. If an unsafe sign remains uncured for a period of thirty (30) days after service of the notice, the city may remove the sign and dispose of it.
- (B) *Illegal Signs.* Any illegal sign shall be removed or brought into conformity by the permit holder, owner of the property on which the sign was located, or person in possession and control of that property following written notice from the director as specified in Chapter 159.197(C). The director's order may be appealed to the council in the manner provided in Chapter 159.188 (H)(1).
- (C) *Abandoned Signs.* A sign that advertises or otherwise identifies a business or activity which has been discontinued on the premises, or any sign or sign structure that has no copy, for a period of sixty (60) days shall be considered abandoned and shall be removed by the owner or lessee of the premise.
- (D) *Penalties.* Illegal signs shall be subject to the remedies established in Chapter 159.199.

- (E) *Removal of Illegal Signs in the Public Right-of-Way.* The director may cause the immediate removal of any sign within the public right-of-way or on property that is otherwise abandoned that has been placed there without first complying with the requirements of this chapter.

§ 159.199 PUBLIC NUISANCE, ABATEMENT AND VIOLATION.

- (A) Violation of any provision of this Chapter shall be punishable as an infraction and shall be punishable as set forth in Chapter 10 of the Auburn Municipal Code. Each and every day that a prohibited sign is erected, constructed, maintained, placed, or displayed in violation of this Chapter shall be considered a separate violation.
- (B) In addition to any other remedy, penalty or provision of law, the violation of any provision of this Section shall be deemed to be a public nuisance, and may be abated by the City Attorney as provided by common and statutory law and City Ordinance, in any manner provided by law, whether criminal, civil, or administrative.

ATTACHMENT 2



RESOLUTION NO. 12-

RESOLUTION PROVIDING THE COMMUNITY DEVELOPMENT DIRECTOR WITH
PROSECUTORIAL DISCRETION RELATING TO TEMPORARY SIGNS.

THE CITY OF AUBURN DOES HEREBY RESOLVE:

That the City Council of the City of Auburn recognizes the difficulties that local merchants are having in the current economic climate;

That a relaxation of the City's temporary sign standards in select areas of town will assist local merchants; and

That the City Council of the City of Auburn hereby provides the Community Development Director with authority to utilize prosecutorial discretion in the application of the temporary sign requirements of the City of Auburn, subject to the provisions listed in Exhibit A.

The City Council of the City of Auburn hereby adopts Resolution No. 12-_____ to continue the temporary banner program for 90 days following effectuation of the City's Updated Sign Ordinance.

DATED: September 10, 2012

Kevin Hanley, Mayor

ATTEST:

Joseph G. R. Labrie, City Clerk

I, Joseph G. R. Labrie, City Clerk of the City of Auburn, hereby certify that the foregoing resolution was duly passed at a regular meeting of the City of Auburn held on the 10th day of September 2012 by the following vote on roll call:

Ayes:

Noes:

Absent:

Joseph G. R. Labrie, City Clerk

**CITY OF AUBURN
TEMPORARY SIGNS****SUBMITTAL REQUIREMENTS**

- Provide two (2) copies of the following items, preferably at 8.5" x 11", but with a maximum size of 18" x 26".
 1. A Site Plan showing the project site and proposed sign locations relative to the site and/or buildings.
 2. A Building Elevation indicating the location of proposed and existing signs. Color photograph(s) with accurate information are acceptable alternatives.
- An additional fee will be imposed by the Building Department if a building permit is required.
- Temporary signs located within the City right-of-way will require approval of an Encroachment Permit from the Public Works Department and must maintain ADA accessibility.
- Temporary sign located within the State right-of-way will require approval from the California Department of Transportation (CALTRANS) prior to submitting an application to the City. For more information, contact the Department of Public Works.

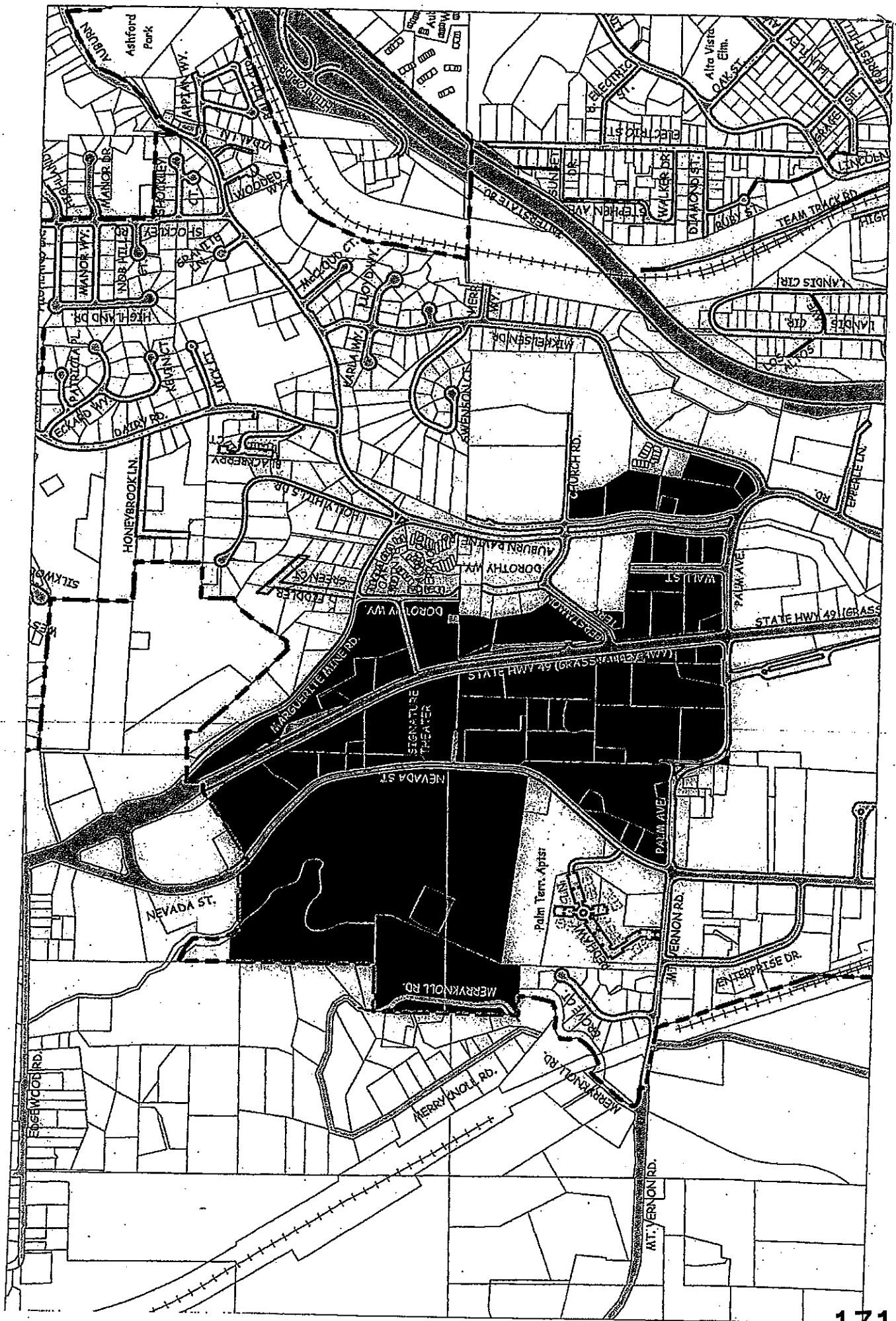
TEMPORARY SIGN PROVISIONS

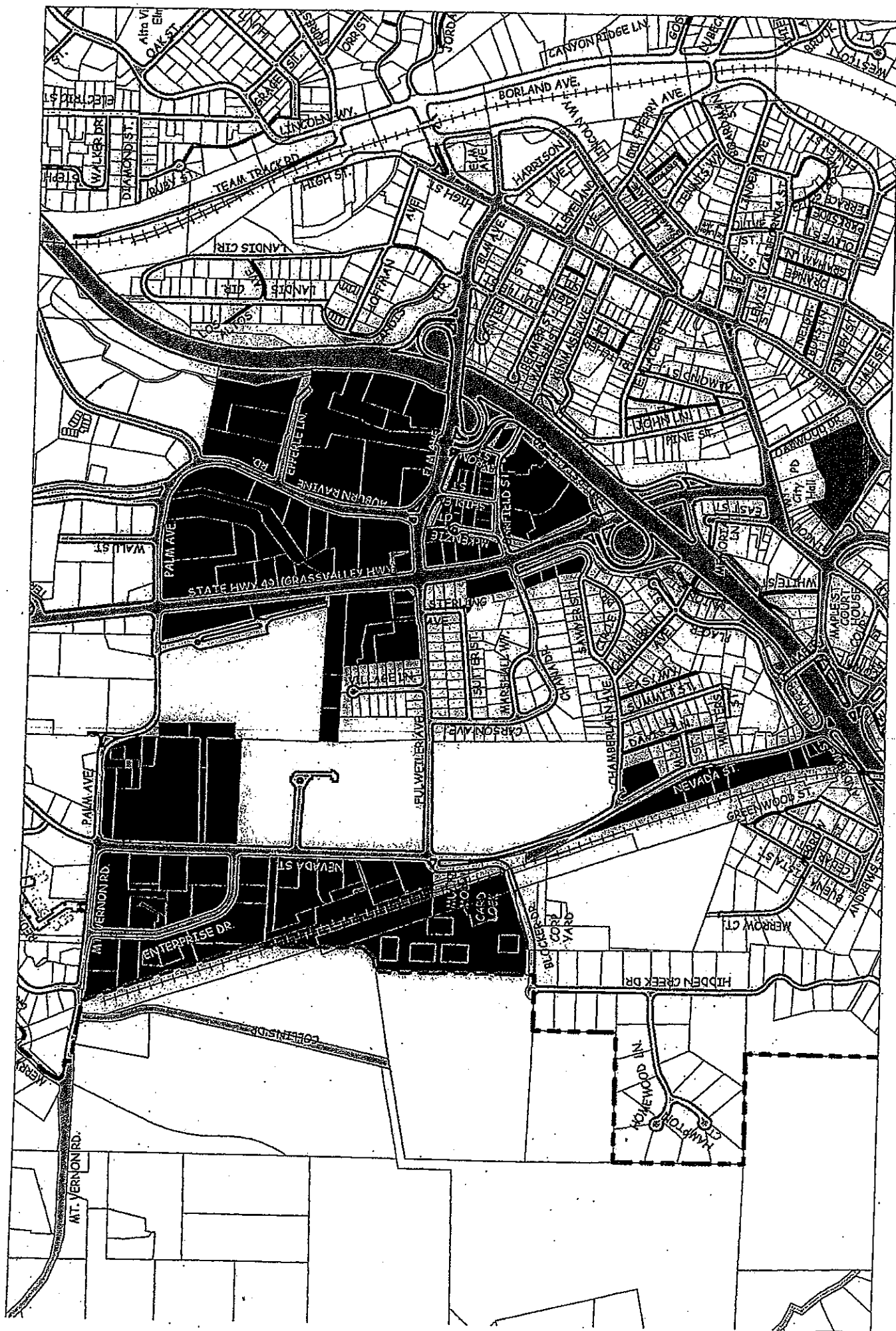
(Resolution 09-30)

The following provisions shall apply to requests for temporary signs:

1. The tenant/property owner will be required to submit a temporary sign application to the Community Development Department for review and approval. No application fee will be collected by the City.
2. Each application will be reviewed on a case-by-case basis to determine the appropriateness of the request, including, but not limited to, the location, size, and number of signs.
3. **Quantity** – The number of signs will be reviewed and approved by staff.
4. **Type** – Staff will review and approve the mix of signs associated with a proposal.
5. **Size** – Staff will review and approve the size of signs associated with a proposal.
6. **Duration** – Staff will review and approve the time frame that temporary signs are allowed to remain in place.
7. **Balloons** – The use of balloons will be limited to the typical "birthday" size balloons (i.e. maximum approximately 14" in diameter). Mylar balloons will be discouraged. The use of large inflatable rooftop balloons, barrage balloons, and moving balloons powered by air blowers will be prohibited.
8. **A-frame signs** – Staff will review and approve A-frame signs on a case-by-case basis to insure ADA accessibility and an encroachment permit (if located within the City right-of-way).
9. **Mobile signs** – The use of mobile signs will be prohibited.
10. **Location** – The temporary sign provisions will only apply to on-site signs located within the Old Town and Downtown districts, the Hwy 49 corridor, and the Nevada Street corridor (see Attached).
11. **Type of Business** – The temporary sign provisions will only apply to a commercial business.

[illegible]





EACH CITY COUNCIL MEMBER RECEIVED THIS INFORMATION. COPIES AVAILABLE AT THE COMMUNITY DEVELOPMENT DEPARTMENT.

BACKGROUND BINDER WITH THE FOLLOWING INFORMATION:

SECTION 1 –

1. August 17, 2012 Correspondence to Business Owners in Old Town
2. August 31, 2012 Correspondence to Business Owners in Old Town

SECTION 2 –

1. March 27, 2012 Business Organization Correspondence regarding Sign Ordinance Update
2. April 24, 2012 Business Organization Correspondence #2 regarding Sign Ordinance Update
3. June 8, 2012 Business Organization Correspondence #3 regarding Sign Ordinance Update
4. June 26, 2012 Business Organization Correspondence #4 regarding Sign Ordinance Update
5. July 25, 2012 Business Organization Correspondence #5 regarding Sign Ordinance Update
6. August 30, 2012 Business Organization Correspondence #6 regarding Sign Ordinance Update

SECTION 3 – March 20, 2012 Planning Commission Sign Ordinance Workshop

SECTION 4 – April 17, 2012 Planning Commission Sign Ordinance Workshop #2

SECTION 5 – June 5, 2012 Planning Commission Sign Ordinance Workshop #3

SECTION 6 – June 19, 2012 Planning Commission Sign Ordinance Workshop #4

SECTION 7 – July 17, 2012 Planning Commission Sign Ordinance Workshop #5

SECTION 8 – August 21, 2012 Planning Commission's Consideration of an Ordinance Amendment Updating the City's Sign Ordinance

ATTACHMENT 3



ATTACHMENT 4



13. **Reconsideration of the City's Temporary Sign Program**

Community Development Director Will Wong presented this item. He said the City's updated sign ordinance will be coming forward soon and will address many of these issues.

Council Member Powers asked for clarification on what types of signage will not be allowed with the new ordinance and the process of noticing the businesses of the changes.

Will Wong addressed the enforcement of the signage ordinance.

Council Member Kirby asked about current complaints coming from the business community.

Richard Sanborn, resident of Auburn, spoke about A-frame signs on the public right of way of the sidewalk. He spoke about signs on public property.

Council Member Nesbitt asked about a façade improvement program that used to be in place.

By **MOTION**, postpone this issue until the City's Updated Sign Ordinance is brought back to Council.

MOTION: Nesbitt/ Powers/ Approved 5:0

REPORTS

14. **City Council Committee Reports**

Council Member Nesbitt reported on the Capital Corridor JPA, the process of negotiating with Union Pacific regarding track and station improvements and the extra train to Auburn.

Council Member Powers reported on the Placer County Economic Development Board meeting, the "Thunder in the Sky" event, the 100 mile Endurance Run Event, and she thanked the Public Works Director and Staff for their work on the Auburn Airport Monument Sign.

Council Member Kirby reported on Auburn Movie Night and asked for volunteers. He also reported on the Placer Nevada Wastewater Authority.



Report to the Auburn City Council

Action Item

Agenda Item No.

City Manager's Approval

To: Mayor and City Council Members
From: Lance E. Love, AICP, Associate Planner
Date: June 25, 2012
Subject: Reconsideration of the City's Temporary Sign Program

The Issue

Should the City Council continue to direct the Community Development Director to utilize prosecutorial discretion in the application of the temporary sign requirements or should the City Council discontinue the temporary sign program?

Conclusions and Recommendations

Staff recommends that the City Council take the following action:

Adopt Resolution 12-_____ thereby continuing to provide the Community Development Director with authority to utilize prosecutorial discretion in the application of the temporary sign requirements terminating ninety (90) days following effectuation of the City's Updated Sign Ordinance (**Exhibit A**).

History

On March 23, 2009 the City Council adopted Resolution 09-30 directing the Community Development Director, for a period of 1-year, to temporarily relax the City of Auburn sign regulations related to temporary signs within Downtown, Old Town and Highway 49 Business Districts (**Attachments 7 & 8**).

On July 12, 2010 the City Council adopted Resolution No. 10-88, which repealed Resolution No. 09-30 relaxing temporary signage regulations, and commenced enforcement of temporary signage in sixty (60) days from the date of adoption (**Attachments 9 & 10**).

Background

On April 11, 2011, the City Council adopted Resolution 11-45 which repealed Resolution 10-88 thereby extending the temporary sign program for an additional year terminating April 11, 2012 (**Attachments 1 & 2** – City Council Staff Report dated April 11, 2011 and April 11, 2011 Minutes).

Prior to the expiration of the sign program on April 11, 2012, staff had contacted the Old Town, Downtown and Highway 49 Business Associations to ascertain their position on whether or not the City should extend the City's temporary sign program.

Correspondence received from the Hwy 49 and Downtown Business Associations on March 8 and May 11, 2012 respectively indicate that both Associations' have not had any issues with temporary signage and recommend that the City extend the temporary sign program.

Correspondence received from the Old Town Business Association on April 3, 2012 prefers that the City cease the temporary sign program, and recommends that size and duration limitations be imposed on "Grand Opening" signs (**Attachments 3-5**).

Analysis

Since adoption of the interim temporary sign program in 2009, staff has witnessed additional banners and A-frame signs installed throughout town. However, with the exception of a few locations, the proliferation of these temporary signage displays has not occurred over the last three years.

Correspondence received from both Downtown and Highway 49 Business Associations' have indicated that they are in agreement with extending the temporary sign program. Additionally, the Downtown Business Association recommends that banners be allowed on an annual basis for 30 to 45 days. Conversely, the Old Town Business Association recommends that the City cease the temporary sign program and recommends that banners be allowed annually for 30 days.

As directed by the City Council, the Community Development Department is comprehensively updating the City's sign ordinance, in consultation with the Old Town, Downtown and Highway 49 Business Associations' as well as the Chamber of Commerce.

The sign ordinance update includes new provisions for temporary banners/pennant signs. Currently, the draft sign ordinance is more lenient than the current sign ordinance; consistent with the comments received from both the Old Town and Downtown Business Associations and Chamber of Commerce.

The target date for City Council consideration of the City's updated sign ordinance is in late August (**Attachment 6**). Should the City Council adopt the sign ordinance in late August, the sign ordinance will go into effect in late October; during the Holiday Season when additional temporary signage is commonly installed.

Accordingly, staff recommends that the temporary sign program be extended for a period of 90 days following effectuation of the City's updated sign ordinance. With a 90 day expiration from the updated sign ordinance timeframe, the new sign regulations would be enacted tentatively February 1, 2013 (after the Holiday Season concludes). The 90 day timeframe will allow additional temporary signage for the Holiday Season as well as allow business owners to acclimate themselves to the City's new temporary signage provisions.

Alternatives Available; Implications of Alternatives

1. Adopt Resolution No. 12-____ to extend the Temporary Sign Program for a period of 90 days following effectuation of the City's Updated Sign Ordinance.
2. Direct staff to bring back a Resolution to terminate the Temporary Sign Program.
3. Provide further direction to staff.

Fiscal Impact

Extension of the temporary sign program will have no impact on the General Fund.

Additional Information

Please see the following attachments for more details:

ATTACHMENTS –

1. City Council Staff Report dated April 11, 2011 w/o Attachments
2. City Council Minutes dated April 11, 2011
3. E-mail correspondence dated March 8, 2012 from Highway 49 Business Association
4. Correspondence dated March 20, 2012 from Old Town Business Association
5. Correspondence dated April 26, 2012 from Downtown Business Association
6. Sign Ordinance Update Task/Schedule

**ATTACHMENTS PROVIDED PREVIOUSLY TO CITY COUNCIL &
ON FILE WITH THE COMMUNITY DEVELOPMENT**

7. City Council Staff Report dated March 23, 2009 with Attachments
8. City Council Minutes dated March 23, 2009
9. City Council Staff Report dated July 12, 2010 with Attachments
10. City Council Minutes dated July 12, 2010

EXHIBIT –

- A. Resolution No. 12-____ extending the temporary sign program to end 90 days following effectuation of the City's updated Sign Ordinance.



ATTACHMENTS



Report to the Auburn City Council

Action Item
Agenda Item No. 8
<div style="text-align: center;"> City Manager's Approval </div>

To:	Mayor and City Council Members
From:	Wilfred Wong, Community Development Director
Date:	April 11, 2011
Subject:	Discussion and Reconsideration Relaxing Temporary Sign Regulations

The Issue

Should the City Council again direct the Community Development Department to temporarily relax the City of Auburn's sign regulations relating to temporary signs, or per Resolution No. 10-88 discontinue the relaxation of temporary sign regulations?

Conclusions and Recommendations

To assist the City Council, staff has provided options for consideration:

- A. Take no action. Resolution No. 10-88 remains and enforcement of temporary signage will continue.
- B. By Resolution, repeal Resolution No. 10-88 and provide the Community Development Director with authority to utilize prosecutorial discretion in the application of the temporary sign requirements of the City of Auburn (**Exhibit A**). Note this would bring back the same program the City initiated in March 23, 2009.

Background

Council Member Nesbitt requested this item be brought before the City Council for discussion and possible action.

On March 31, 2011 staff began mailing letters to businesses in Downtown and Old Town requesting removal of non-compliant banners and A-frame signs (**Attachment 1**). The letter explained that the City had temporarily relaxed the sign regulations in March 2009 and with the recommendation from both the Downtown and Old Town Business Associations, the City Council agreed that the program should be discontinued.

On July 12, 2010 the City Council adopted Resolution No. 10-88, which repealed Resolution No. 09-30 relaxing temporary signage regulations, and commenced enforcement of temporary signage.

On March 23, 2009, the City Council directed the Community Development Department, for a period of 1-year, to temporarily relax the City of Auburn sign regulations related to temporary signs within Downtown, Old Town and Highway 49 Business Districts.

For additional background information see **Attachments 2, 3 and 4** (Council Resolution No. 10-88, July 12, 2010 City Council minutes, and July 12, 2010 City Council staff report).

Analysis

Staff has provided two possible options for Council consideration:

- A. Take no action. Resolution No. 10-88 remains and enforcement of temporary signage will continue.
- B. Repeal Resolution No. 10-88 and bring back the same program the City initiated in March 23, 2009 (**Exhibit A**). If the Council takes this action staff recommends the Council include a time period to report back to the Council how the program is working and to determine whether the program should be extended.

Staff has provided the options above to assist with the discussion and acknowledge the Council's desire to assist businesses during difficult economic times. Council can modify the options.

Staff will note that eventually the Council and business organizations will need to come together to decide when to end the relaxation of temporary signage. Even in the best economic times businesses desire temporary signage due to their size and cost compared to permanent signage. Most businesses appreciate consistency and an even playing field. Eventually, the community will need to decide what is the appropriate balance between the aesthetics of permanent and temporary signage.

Alternatives Available; Implications of Alternatives

1. Take no action. Enforcement of temporary signage will continue.
2. Repeal Resolution No. 10-88 and bring back the same program the City initiated in March 23, 2009.
3. Provide further direction to staff.

Fiscal Impact

Staff time for enforcement.

Additional Information

Please see the following attachments for more details:

ATTACHMENTS --

1. March 31, 2011 staff letter to businesses informing them of their banners and A-frame signs.

2. City Council Resolution No. 10-88 repealing City Council Resolution No. 09-30 to relax temporary signage regulations and commencement of enforcement.
3. July 12, 2010 City Council minutes.
4. July 12, 2010 City Council staff report.

EXHIBITS -

- A. Resolution repealing Resolution No. 10-88 and bringing back the same program the City initiated in March 23, 2009.

6. **Annual SACOG Blueprint Project Comparison Report – 2010 Calendar Year**

Reg Murray presented this item. He explained the Blueprint Comparison Report is developed by Sacramento Area Council of Governments (SACOG) and is intended to promote good growth concepts for more livable communities. He identified projects within the City of Auburn that represent some of the policies and concepts contained in the report: (1) Tuscan Palms Townhomes, (2) Baltimore Ravine Specific Plan, (3) Auburn Streetscape Project, and (4) Mercy Auburn Senior Apartments.

Council Member questions followed regarding funding for the Mercy Auburn Senior Apartments.

7. **City Council Committee Reports**

Council Member Nesbitt reported that the events leading up to Amgen are coming together. He provided dates and locations for many of them.

Council Member Holmes reported that he attended a briefing with Congressman McClintock's staff regarding drafting of federal legislation for wastewater treatment plant responsibilities.

Council Member Holmes reported that as of the end of March the Carnegie Library Building is officially on the National Register of Historical Places.

Council Member Holmes reported two Auburn businesses received awards at the Placer County Economic Development breakfast.

Council Member Powers also reported on the Placer County Economic Development breakfast awards.

Council Member Holmes reported that SEDCorp approved adding a private sector representative to their board.

COUNCIL BUSINESS

8. **Reconsideration of Relaxing Temporary Sign Regulations**

Community Development Director Will Wong presented this item. He explained approximately 2 years ago the Council initiated a program to relax temporary signs for certain commercial areas within the City. He said in July of 2010, the Council terminated the program. Recently the City sent letters of enforcement to business owners.

Council Member Nesbitt said termination of the program was due to recommendations from business owners. He said because of the current economic situation this program the Council should consider resuming the program.

Council Member Powers asked if any business associations have submitted formal requests to the City asking for this program to be reinstated.

Council Member Holmes asked about enforcement procedures. He said businesses should have been contacted in person before receiving the notification letter.

Council Member Hanley asked about signage options for new businesses in Auburn. He also asked about enforcement of temporary sign regulations during the Angen Tour of California (ATOC).

Will Wong explained the process of permanent sign approval for new businesses.

Mayor Kirby asked about the timing of enforcement. He also asked about enforcement as it relates to the ATOC event.

Reese Browning, a business owner in Auburn, spoke in favor of continuing the relaxation of the temporary sign regulations and revisiting the sign ordinance.

Dave Johnson, a business owner in Auburn, spoke in favor of the ability to use temporary signage to promote his business.

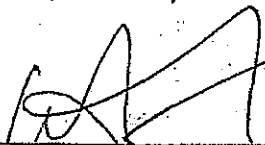
Council Member comments followed addressing: (1) the consensus of Old Town Business Association (OTBA) and Downtown Business Association (DBA), (2) letters of enforcement, (3) updating the sign ordinance, and (4) the period of time to relax sign regulations.

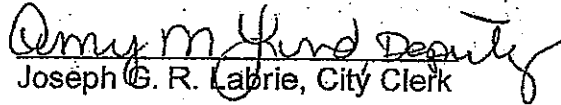
By **RESOLUTION 11-45**, repeal Resolution 10-88 and provide the Community Development Director with authority to utilize prosecutorial discretion in the application of the temporary sign requirements of the City of Auburn for one year.

By **MOTION**, direct the Community Development Department to work with the Community to develop a revised sign ordinance within one year.

MOTION: Hanley/ Nesbitt/ Approved 5:0

Mayor Kirby adjourned the meeting, without objection, at 8:03 p.m.



William W. Kirby, M.D., Mayor

Joseph G. R. Labrie, City Clerk

Lance Lowe

ATTACHMENT 3

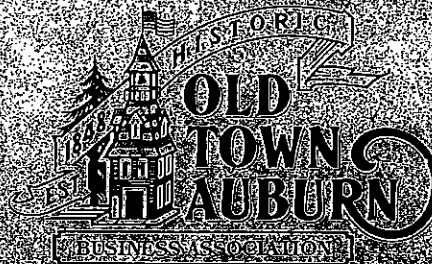
From: Jack Remington [jackr@andregg.com]
Sent: Thursday, March 08, 2012 11:38 AM
To: Lance Lowe
Subject: Hwy 49 Business Association

Lance: You sent an e-mail Feb. 14th re: the City of Auburns temporary banner program and asked for comments. The Hwy 49 Board met on Tuesday evening this week and to date there had not been any comments from our approx. 70 members. We felt that the current policy is good.

Best Regards,
Jack Remington
Planning Manager
ANDREGG GEOMATICS



State of California Small Business Enterprise # 1024238
A United States Federal Certified Small Business # P0135335
Auburn - Sacramento - Fairfield - Oakland - Los Angeles - Truckee
Corporate:
11661 Blocker Drive, Suite 200
Auburn, CA 95603
Office: 530.885.7072
Mobile: 916.539.9050
Fax: 530.885.5798
E: jackr@andregg.com W: www.andregg.com
We take your position precisely.



P.O. BOX 91151 AUBURN, CA 95604

March 20, 2012

Mr. Lance Lowe
City of Auburn
Associate Planner
1225 Lincoln Way
Auburn, CA 95603

RE: Sign/Banner Ordinance

It's a well known fact that Old Town is a special place! Visitors come from far and near to have their preference of days gone by. Our historic buildings are preserved and our area has a great mix of dining and retail. Old Town is small by comparison to other business districts and with clutter from banners, detracts from the historical look we strive to maintain.

It is the general opinion of the OTBA Board and some members that the City limit banners on size and duration of time, and that the City allow "Grand Opening" and other types of temporary signs for a 30 day period for a fee. And that the City terminate the relaxed temporary program with the proviso that there is a reasonable time period after the end of the program before enforcement would start.

Please keep us apprised of any amendments and changes.

Regards

Linda Robinson
Old Town President 2011-2012
530-888-1585

RECEIVED
MAR 23 2012
COMMUNITY DEVELOPMENT
CITY OF AUBURN



Downtown Auburn
The Heart of Auburn

AUBURN

DOWNTOWN BUSINESS
ASSOCIATION

www.downtownauburnca.com

PO Box 244

AUBURN, CA 95604

PRESIDENT

JIM BRILL

VICE PRESIDENT

MICHELLE STRANGE

PAST PRESIDENT

HARVEY ROPER

SECRETARY

MARGARETA ASGHARZEDH

TREASURER

RUTH LITTAU

DIRECTORS

GARY CAPPS

TERI GIBSON

CORRINE LEE

CARI THACHUK

LISA SWISLEY

SUPPORTING OUR

DOWNTOWN TOGETHER

Lance Lowe
Associate Planner
1225 Lincoln Way
Auburn CA 95603

RECEIVED

MAY 11 2012

COMMUNITY DEVELOPMENT
CITY OF AUBURN

April 26, 2012

Mr Lowe,

The DBA has discussed the temporary banner program at our Board/General meeting. We haven't had any glaring issues with banners recently, and feel you could continue on relaxing the enforcement of the ordinance for another year.

There was discussion that the existing ordinance could be amended to allow for other than "Grand Opening Banners". If so on an annual basis we would encourage a cap of 30 to 45 days. We would most likely support any changes in that direction.

Please keep me informed of any changes if any
Thank You

Jim Brill
DBA President

SIGN ORDINANCE UPDATE TASK/SCHEDULE ATTACHMENT 6

May 25, 2012

Task	Begin Date	End Date	Duration	Notes
1. Present Sign Program Schedule to Planning Commission			completed	
2. Conduct Sign Regulations Surveys			completed	
3. Prepare Administrative Draft Sign Ordinance, Major Items			completed	
4. Conduct Sign Inventory Survey	5-Mar	subject to 6/5 mtg	subject to 6/5 mtg	Spreadsheet, identify issues, free-standing signs
5. Discuss with City Attorney Legal Items		12-Mar	completed	Amortization, sign copy, inventory
6. Planning Commission Meeting #1 (Identify impact on Design Guidelines)		20-Mar	completed	
7. Letters to Chamber of Commerce, OTBA, DBA, Highway 49 Business Association	21-Mar	27-Mar	completed	Provide after each PC meeting. Provide update, explain process, next PC meeting.
8. Planning Commission Meeting #2 (Identify impact on Design Guidelines)		17-Apr	completed	
7. Letters to Chamber of Commerce, OTBA, DBA, Highway 49 Business Association	18-Apr	24-Apr	completed	Provide after each PC meeting. Provide update, explain process, next PC meeting.
8. Expand Sign Inventory Survey	18-Apr	subject to 6/5 mtg	subject to 6/5 mtg	Additional signs identified by Planning Commission on April 17, 2012
9. Amend Administrative Draft Sign Ordinance	18-Apr	16-May	completed	
10. City Attorney Review				As needed
11. Planning Commission Meeting #3, Workshop Draft Sign Ordinance		5-Jun	1 meeting	Notify business organizations
12. Letters to Chamber of Commerce, OTBA, DBA, Highway 49 Business Association	6-Jun	12-Jun	1 wk	Provide after each PC meeting. Provide update, explain process, next PC meeting.
13. Finalize Draft Sign Ordinance Update per PC Discussion	6-Jun	subject to 6/5 mtg		
14. Prepare Environmental Review	6-Jun	20-Jun	2 wks	
15. Sign Inventory Survey	6-Jun	subject to 6/5 mtg	subject to 6/5 mtg	Finalize or expand inventory as needed
16. City Attorney Review				As needed
17. If needed Planning Commission Workshop Draft Sign Ordinance		19-Jun	1 meeting	Notify business organizations
18. If needed Planning Commission Workshop Draft Sign Ordinance		3-Jul	1 meeting	Notify business organizations

SIGN ORDINANCE UPDATE TASK/SCHEDULE

May 25, 2012

Task	Begin Date	End Date	Duration	Notes
19. Letters to Chamber of Commerce, OTBA, DBA, Highway 49 Business Association	5-Jul	12-Jul	1 wk	Provide after each PC meeting. Provide update, explain process, next PC meeting.
20 Finalize Draft Sign Ordinance Update per PC Discussion	5-Jul	19-Jul	2 wks	
21. City Attorney Review				As needed
22. Planning Commission Legal Notice (1/8 page)	20-Jul	25-Jul publish	1 wk	Minimum 10 day notice, newspaper minimum 3 days prior to publication
23. Planning Commission Public Hearing on Sign Ordinance Update	7-Aug		1 meeting	
24. City Council Legal Notice (1/8 page)	8-Aug	13-Aug publish	1 wk	Minimum 10 day notice, newspaper minimum 3 days prior to publication
25. City Council Public Hearing	27-Aug		1 meeting	

ATTACHMENTS 7 - 10

**ON FILE WITH THE COMMUNITY
DEVELOPMENT DEPARTMENT**



ATTACHMENTS

EXHIBIT



EXHIBIT A

RESOLUTION NO. 12-

RESOLUTION PROVIDING THE COMMUNITY DEVELOPMENT DIRECTOR WITH
PROSECUTORIAL DISCRETION RELATING TO TEMPORARY SIGNS.

THE CITY OF AUBURN DOES HEREBY RESOLVE:

That the City Council of the City of Auburn recognizes the difficulties that
local merchants are having in the current economic climate;

That a relaxation of the City's temporary sign standards in select areas of
town will assist local merchants; and

That the City Council of the City of Auburn hereby provides the
Community Development Director with authority to utilize prosecutorial
discretion in the application of the temporary sign requirements of the City of
Auburn, subject to the provisions listed in the attached Exhibits.

The City Council of the City of Auburn hereby adopts Resolution No. 12-
_____ to continue the temporary banner program for 90 days following
effectuation of the City's Updated Sign Ordinance.

DATED: June 25, 2011

Kevin Hanley, Mayor

ATTEST:

Joseph G. R. Labrie, City Clerk

I, Joseph G. R. Labrie, City Clerk of the City of Auburn, hereby certify
that the foregoing resolution was duly passed at a regular meeting of the City
of Auburn held on the 25th day of June by the following vote on roll call:

Ayés:

Noes:

Absent:

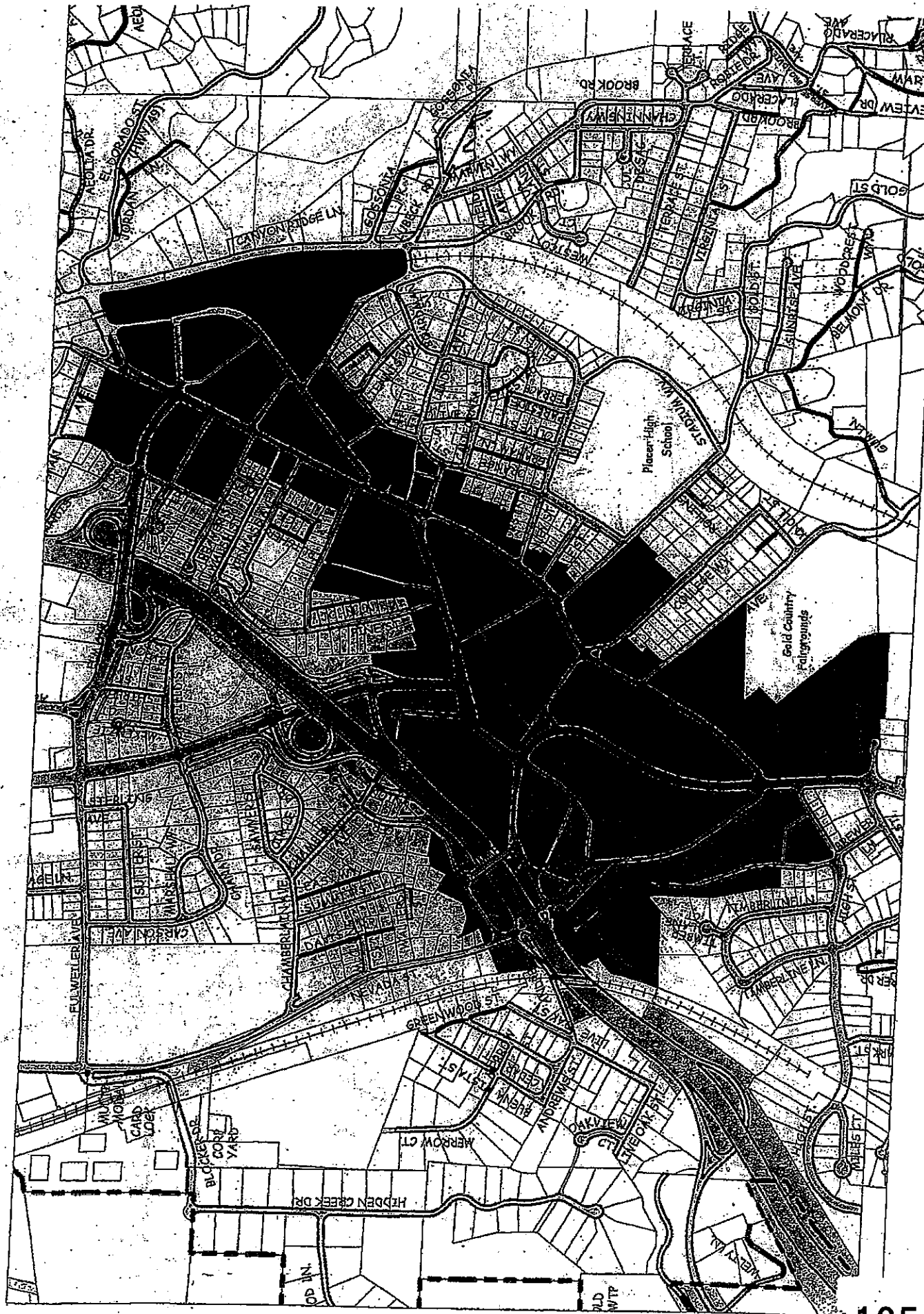
Joseph G. R. Labrie, City Clerk

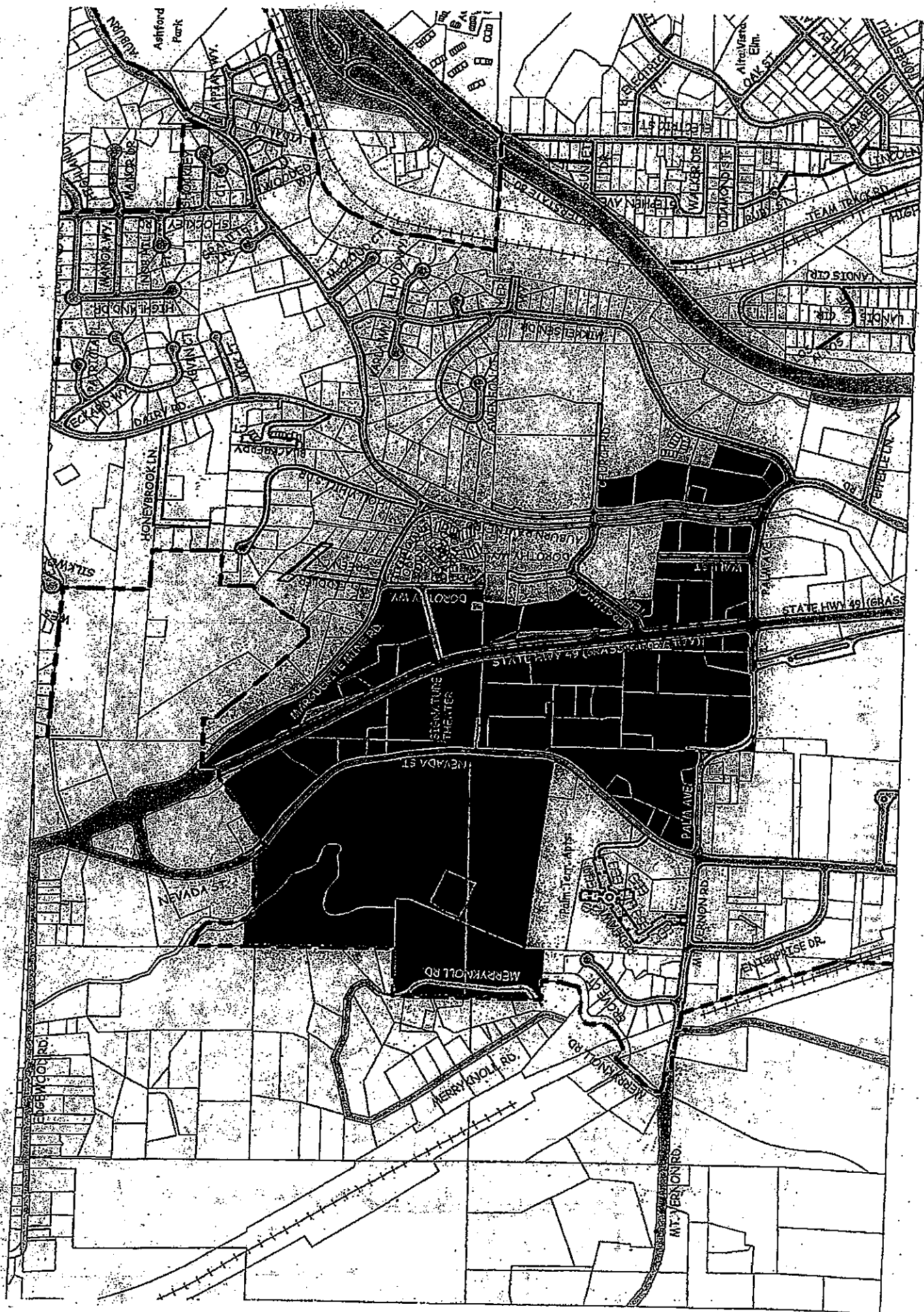
Recommended Temporary Sign Provisions

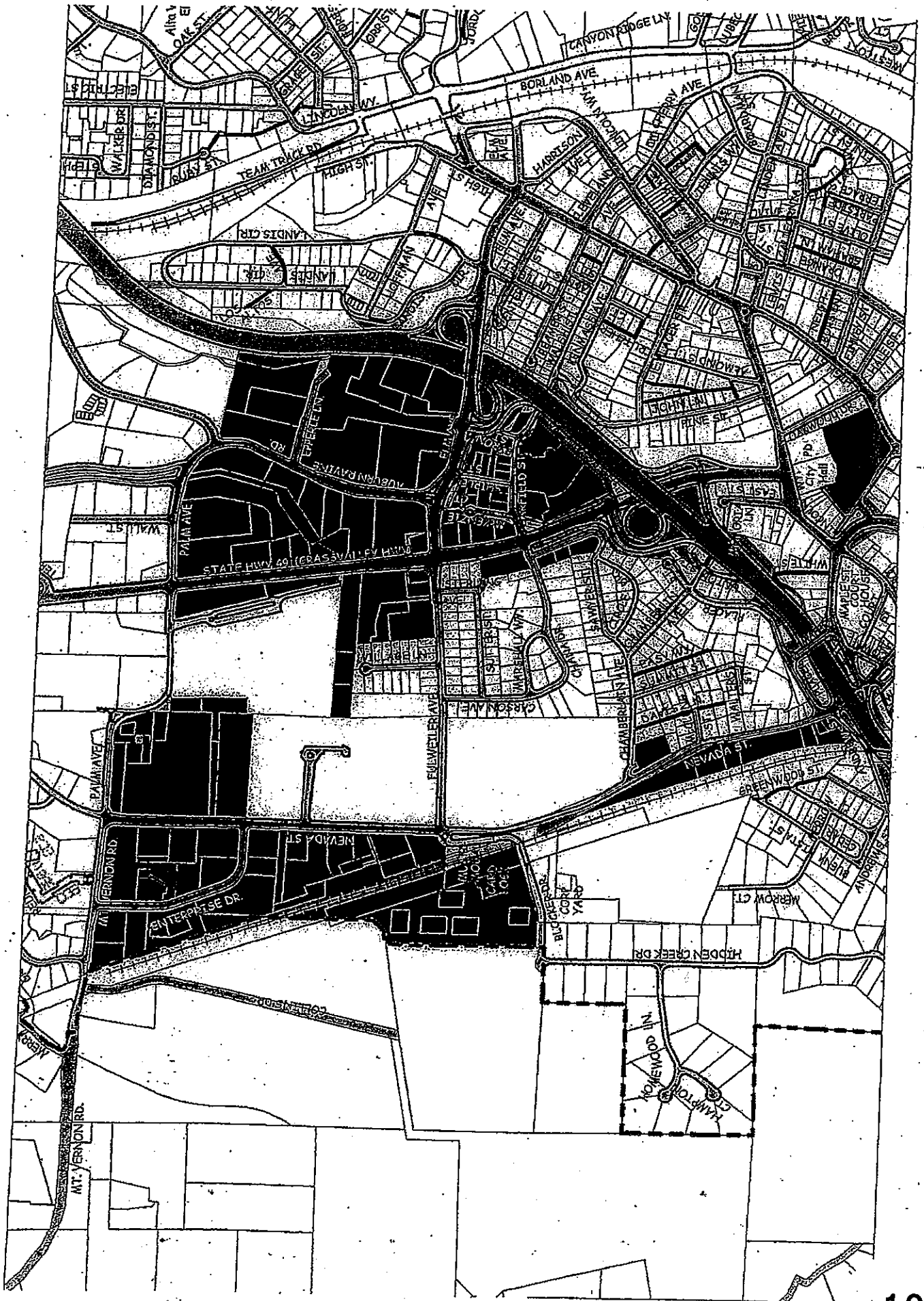
The Community Development Department, Planning Commission, and Historic Design Review Commission recommend the following provisions for temporary signs:

1. The tenant/property owner will be required to submit a temporary sign application to the Community Development Department for review and approval. No application fee will be collected by the City.
2. Each application will be reviewed on a case-by-case basis to determine the appropriateness of the request, including, but not limited to, the location, size, and number of signs.
3. The program allowing for temporary signs will be valid for an initial period of six (6) months following adoption by the Auburn City Council. At the end of the initial period, staff will review the status of the program with the HDRC, the Planning Commission, and City Council to determine if the term of the program should be extended.
4. **Quantity** – The number of signs will be reviewed and approved by staff.
5. **Type** – Staff will review and approve the mix of signs associated with a proposal.
6. **Size** – Staff will review and approve the size of signs associated with a proposal.
7. **Duration** – Staff will review and approve the time frame that temporary signs are allowed to remain in place.
8. **Balloons** – The use of balloons will be limited to the typical "birthday" size balloons (i.e. maximum approximately 14" in diameter). Mylar balloons will be discouraged. The use of large inflatable rooftop balloons, barrage balloons, and moving balloons powered by air blowers will be prohibited.
9. **A-frame signs** – Staff will review and approve A-frame signs on a case-by-case basis to insure ADA accessibility and an encroachment permit (if located within the City right-of-way).
10. **Mobile signs** – The use of mobile signs will be prohibited.
11. **Location** – The temporary sign provisions will only apply to on-site signs located within the Old Town and Downtown districts, the Hwy 49 corridor, and the Nevada Street corridor.
12. **Type of Business** – The temporary sign provisions will only apply to a commercial business.

Old Town and Downtown Historic Districts







ATTACHMENT 5

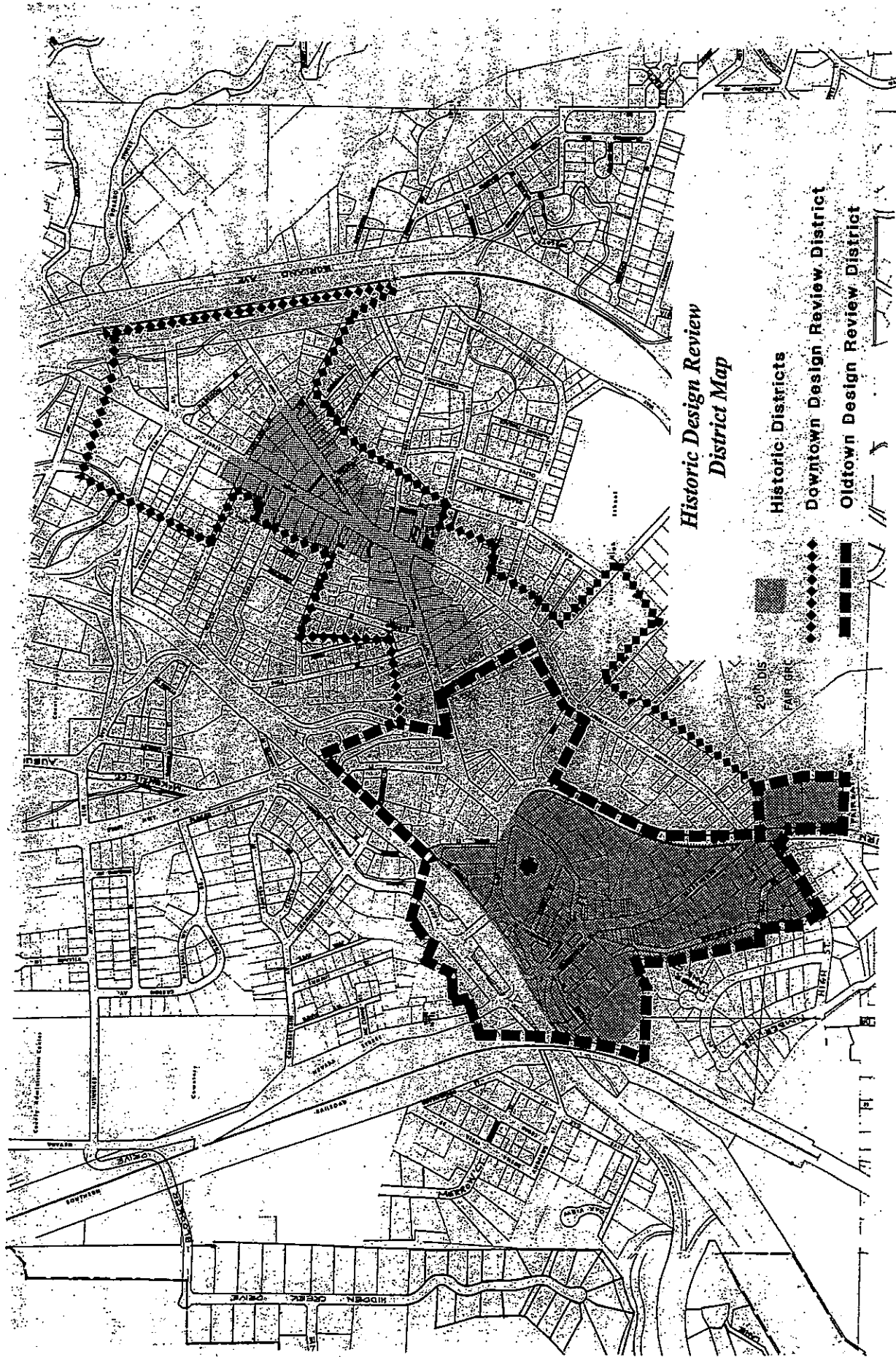


SIGN INVENTORY					
HISTORIC DISTRICT OF OLD TOWN DESIGN REVIEW DISTRICT NEON AND ELECTRONIC WINDOW SIGNS					
Survey Period: July 2, 2012					
ADDRESS	STREET	SIGN TYPE	BUSINESS	COPY/TYPE	NO. SIGNS PER TENANT
301	Commercial	NWS	Naughty & Nice	Open/Electronic	2
1578	Lincoln Way	NWS	The California Club	Open/Neon	6
		NWS		ATM/Neon	
		NWS		Bud Light/Neon	
		NWS		Budweiser/Neon	
		NWS		Coors Light/Neon	
		NWS		Corona/Neon	
1585	Lincoln Way	NWS	Café D	Sierra Nevada Pale Ale/Neon	11
		NWS		Bud Light/Neon	
		NWS		Budweiser/Neon	
		NWS		Budweiser "B"/Neon	
		NWS		Budweiser - Esto es cerveza/Neon	
		NWS		Budweiser - Suda la Camiseta/Neon	
		NWS		Cerveza Pacifico/Neon	
		NWS		Coors Light/Neon	
		NWS		Corona/Neon	
		NWS		Modelo especiala/Neon	
		NWS		Negra Modelo dark ale/Neon	
		NWS		Negra Modelo on draft/Neon	
1590	Lincoln Way	NWS	Mary Belles	Budweiser/Neon	3
		NWS		Open/Neon	
		NWS		Open/Neon	

ADDRESS	STREET	SIGN TYPE	BUSINESS	COPY	NO. SIGNS PER TENANT
111	Sacramento	NWS	Edelweiss	Eat/Neon	2
127	Sacramento	NWS	Auburn Blooms	Open/Neon	2
150	Sacramento	NWS	Old Town Pizza	Florist/Gifts/Electronic	2
		NWS		Open/Electronic	
		NWS		Espresso/Neon	2
				Open/Neon	
216	Washington	NWS	Tio Pepe's	Negra Modelo on draft/Neon	2
		NWS		Open/Electronic	
				TOTAL:	30

Sign Types
BB - Billboard
FS-m - Freestanding monument sign
FS-p - Freestanding pole sign
Gas
NWS - Neon & Electronic Window Sign
UC - Undercanopy Sign
Wall - Wall Sign
Win - Window Sign

I. Historic Design Review District Map



For specific information as to whether a property is included in a historic district, please contact the Community Development Department.

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